Internal Revenue Service P. O. Box 2508 Cincinnati, OH 45201

Department of the Treasury

Date: May 1, 2012

ProPublica c/o Kim Barker One Exchange Plaza 23rd Floor New York, NY 10006 Person to Contact:
Karen Batey 0202939
Toll Free Telephone Number:
877-829-5500

Dear Sir or Madam:

This is in response to your April 17, 2012, request for copies of records for American Justice Partnership.

Enclosed are the copies you requested.

If you have any questions, please call us at the telephone number shown in the heading of this letter.

Sincerely, Thomas

Cindy Thomas Manager, Exempt Organizations Determinations

DEPARTMENT OF THE TREASURY

Date:

AMERICAN JUSTICE PARTNERSHIP C/O ROBERT OLSHAN 4900 MASSACHUSETTS AVE NW STE 220 WASHINGTON, DC 20016 Employer Identification Number:
20-2222409

DLN:
17053215316009

Contact Person:
GERRY R MCLAUGHLIN ID# 31115

Contact Telephone Number:
(877) 829-5500

Accounting Period Ending:
12

Form 990 Required:
Yes
Effective Date of Exemption:
January 26, 2005

Contribution Deductibility:

Dear Applicant:

We are pleased to inform you that upon review of your application for tax-exempt status we have determined that you are exempt from Federal income tax under section 501(c)(4) of the Internal Revenue Code. Because this letter could help resolve any questions regarding your exempt status, you should keep it in your permanent records.

Yes

Please see enclosed Publication 4221-NC, Compliance Guide for Tax-Exempt Organizations (Other than 501(c)(3) Public Charities and Private Foundations), for some helpful information about your responsibilities as an exempt organization.

We have sent a copy of this letter to your representative as indicated in your power of attorney.

Sincerely,

Robert Choi

Director, Exempt Organizations

Rulings and Agreements

Enclosure: Publication 4221-NC

Date:

AMERICAN JUSTICE PARTNERSHIP C/O CLETA MITCHELL 3000 K ST NW SIXTH FLR WASHINGTON, DC 20007 Employer Identification Number:
20-2222409

DLN:
17053215316009

Contact Person:
GERRY R MCLAUGHLIN ID# 31115

Contact Telephone Number:
(877) 829-5500

Accounting Period Ending:
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Form 990 Required:
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Sincerely,

Robert Choi

Director, Exempt Organizations

Rulings and Agreements

Enclosure: Publication 4221-NC

Letter 948 (DO/CG)

Form **2848**

Power of Attorney

OMB No. 1545-0150 For IRS Use Only

(Rev. June 2008)	and Declara	ition of i	representative		10. 11.0 000 01.11
Department of the Treasury Internal Revenue Service	► Type or print.	► See the s	Received by:		
Part I Power of	Attorney	***	Name Telephone		
	orm 2848 will not be honored for any	purpose other	than representation befor	e the IRS.	Function
	ation. Taxpayer(s) must sign and date the				Date / /
Taxpayer name(s) and a	ddress		Social security numb	er(s) Em	ployer identification
American Justice P	artnership			nun	nber
c/o Mr. Robert Olsh	an				
4900 Massachusett	s Avenue, NW			20	
Suite 220	046		Daytime telephone nu	1	n number (if applicable)
Washington, DC 20			(517) 675-73	23	
hereby appoint(s) the fo	llowing representative(s) as attorney(s)-in	n-fact:			
2 Representative(s) must sign and date this form on page	2 Part II			
Name and address	, and and the control page	2, 1 4,1 11.	CAF No.	03-004041R	
Cleta Mitchell Fen	c/o Foley & Lardner LLP		Telephone No	202 205 44	
3000 K Street NW, S				02-672-5399	
Washington, DC 200		Check	, an 110	elephone No.	
Name and address			CAF No	None	
Andrew Morton, Es	q. c/o Foley & Lardner LLP	1	Telephone No		329
3000 K Street NW, S				202-672-539	9
Washington, DC 200	007	Check	if new: Address 🔲 T	elephone No.	Fax No.
Name and address			CAF No		
			Telephone No		
			Fax No		<u></u>
				elephone No.	L Fax No. L
to represent the taxpays	er(s) before the Internal Revenue Service	for the follow	ng tax matters:		
3 Tax matters					
	ome, Employment, Excise, etc.)	т.	x Form Number	, , , , , , , , , , , , , , , , , , ,	(-) Did(-)
	(see the instructions for line 3)		10, 941, 720, etc.)		ear(s) or Period(s) instructions for line 3)
				<u> </u>	· · · · · · · · · · · · · · · · · · ·
Recognition of Exer	nption		1024	2009 forw	ard
Matters Deleted to F	Transport Status		411	0000	
Matters Related to E	exempt Status		ALL	2009 forw	ard
4 Specific use not r	ecorded on Centralized Authorization to the instructions for Line 4. Specific L	File (CAF). If t			
5 Acts authorized.	The representatives are authorized to rec with respect to the tax matters describe	ceive and inspe	ct confidential tax informati	on and to per	form any and all acts tha
documents. The au	thority does not include the power to rec	eive refund che	cks (see line 6 below), the po	wer to substit	tute another representative
or add additional r	epresentatives, the power to sign certain	n returns, or th	power to execute a reque	st for disclosu	are of tax returns or return
	ird party. See the line 5 instructions for				
Exceptions. An un See Unenrolled R	enrolled return preparer cannot sign an eturn Preparer on page 1 of the instruc	y document for	a taxpayer and may only read actuary may only read	epresent taxpa	ayers in limited situations
section 10.3(d) of T	reasury Department Circular No. 230 (Ci	rcular 230), An	enrolled retirement plan adn	ninistrator may	v only represent taxpavers
to the extent provi	ded in section 10.3(e) of Circular 230. 5	See the line 5 i	estructions for restrictions of	on tax matters	s partners. In most cases
the student practiti	oner's (levels k and i) authority is limited	(for example, ti	ey may only practice under	the supervision	on of another practitioner)
List any enerific a	dditions or deletions to the acts otherwis	ea authorizad :	this power of attaches		
	· · · · · · · · · · · · · · · · · · ·		• • • • • • • • • • • • • • • • • • • •		

Receipt of refund checks. If you want to authorize a representative named on line 2 to receive, BUT NOT TO ENDORSE OR CASH, refund

Name of representative to receive refund check(s) ▶

checks, initial here _____ and list the name of that representative below.

Form	2848	(Rev.	6-2008)	

Pac	0	2

-				raye &		
7	Notices and communications. Original representative listed on line 2.	otices and other written	communications will be s	sent to you and a copy to the first		
а	If you also want the second representative	e listed to receive a copy	of notices and commun	ications, check this box		
b	If you do not want any notices or commu					
8	Retention/revocation of prior power(s) attorney on file with the Internal Revenue swant to revoke a prior power of attorney, YOU MUST ATTACH A COPY OF A	Service for the same tax recheck here	matters and years or perion			
9	Signature of taxpayer(s). If a tax matter otherwise, see the instructions. If signed trustee on behalf of the taxpayer, I certify IF NOT SIGNED AND DATED, THE Signature	by a corporate officer, path that I have the authority	artner, guardian, tax matt			
Dan	Pero		American Justice I			
•••••			***************************************			
	Print Name	PIN Number	Print name of tax	payer from line 1 if other than individual		
Signature		Date	Title (if applicable)			
	Print Name	PIN Number				

Part II Declaration of Representative

Caution: Students with a special order to represent taxpayers in qualified Low Income Taxpayer Clinics or the Student Tax Clinic Program (levels k and I), see the instructions for Part II.

Under penalties of perjury, I declare that:

- I am not currently under suspension or disbarment from practice before the Internal Revenue Service;
- I am aware of regulations contained in Circular 230 (31 CFR, Part 10), as amended, concerning the practice of attorneys, certified public accountants, enrolled agents, enrolled actuaries, and others;
- I am authorized to represent the taxpayer(s) identified in Part I for the tax matter(s) specified there; and
- I am one of the following
 - a Attorney—a member in good standing of the bar of the highest court of the jurisdiction shown below.
- b Certified Public Accountant—duly qualified to practice as a certified public accountant in the jurisdiction shown below.
- c Enrolled Agent—enrolled as an agent under the requirements of Circular 230.
- d Officer-a bona fide officer of the taxpayer's organization.
- e Full-Time Employee—a full-time employee of the taxpayer.
- f Family Member—a member of the taxpayer's immediate family (for example, spouse, parent, child, brother, or sister).
- 9 Enrolled Actuary—enrolled as an actuary by the Joint Board for the Enrollment of Actuaries under 29 U.S.C. 1242 (the authority to practice before the Internal Revenue Service is limited by section 10.3(d) of Circular 230).
- h Unenrolled Return Preparer—the authority to practice before the Internal Revenue Service is limited by Circular 230, section 10.7(c)(1)(viii). You must have prepared the return in question and the return must be under examination by the IRS. See Unenrolled Return Preparer on page 1 of the instructions.
- k Student Attorney—student who receives permission to practice before the IRS by virtue of their status as a law student under section 10.7(d) of Circular 230.
- Student CPA—student who receives permission to practice before the IRS by virtue of their status as a CPA student under section 10.7(d) of Circular 230.
- F Enrolled Retirement Plan Agent—enrolled as a retirement plan agent under the requirements of Circular 230 (the authority to practice before the Internal Revenue Service is limited by section 10.3(e)).

▶ IF THIS DECLARATION OF REPRESENTATIVE IS NOT SIGNED AND DATED, THE POWER OF ATTORNEY WILL BE RETURNED. See the Part II instructions.

Designation—Insert above letter (a-r)	Jurisdiction (state) or identification	Signature	Date
a	DC	Cleta Sutthell	1.27.09 X
a	DC	Pl Mod	7-27-09 X

17053215316009

Form **1024**

(Rev. September 1998)

Department of the Treasury Internal Revenue Service

Application for Recognition of Exemption **Under Section 501(a)**

OMB No. 1545-0057

If exempt status is approved, this application will be open for public inspection.

Read the instructions for each Part carefully. A User Fee must be attached to this application. If the required information and appropriate documents are not submitted along with Form 8718 (with payment of the appropriate user fee), the application may be returned to the organization

	Complete the Procedural Checklist	on page 6 of th	e instructions.						
Par	t I. Identification of Applicant (Must be completed by all ap Submit only the schedule that applies to your organization	plicants; also con	nplete appropriate schedule.)						
Che	heck the appropriate box below to indicate the section under which the organization is applying:								
а	Section 501(c)(2)—Title holding corporations (Schedule A, page 7)								
b									
С	Section 501(c)(5)—Labor, agricultural, or horticultural organizations	(Schedule C. page 9	9)						
d	Section 501(c)(6)—Business leagues, chambers of commerce, etc.								
e	Section 501(c)(7)—Social clubs (Schedule D, page 11)								
F	Section 501(c)(8)—Fraternal beneficiary societies, etc., providing life,	sick, accident, or oth	ner benefits to members (Schedule E, page 13)						
9	Section 501(c)(9)—Voluntary employees' beneficiary associations (F	arts I through IV and	d Schedule F. page 14)						
h	Section 501(c)(10)—Domestic fraternal societies, orders, etc., not p	roviding life, sick, ac	cident, or other benefits (Schedule E, page 13)						
i	Section 501(c)(12)—Benevolent life insurance associations, mutual companies, or like organizations (Schedule G, page 15)	ditch or irrigation co	mpanies, mutual or cooperative telephone						
j	Section 501(c)(13)—Cemeteries, crematoria, and like corporations (Schedule H, page 10	5)						
k	Section 501(c)(15)—Mutual insurance companies or associations, o	ther than life or mari	ine (Schedule I, page 17)						
- 1	Section 501(c)(17)—Trusts providing for the payment of supplemental unemp	ployment compensation	benefits (Parts I through IV and Schedule J. page 18)						
m	Section 501(c)(19)—A post, organization, auxiliary unit, etc., of past or preser	nt members of the Arm	ed Forces of the United States (Schedule K, page 19)						
<u>n</u>	Section 501(c)(25)—Title holding corporations or trusts (Schedule A	, page 7)							
1a			2 Employer identification number (EIN) (if none, see Specific Instructions on page 2)						
	American Justice Partnership		20 2222409						
1b	c/o Name (if applicable)	3 Name and telephone number of person to be contacted if additional information is needed							
	Mr. Robert Olshan	,							
1c	Address (number and street) 4900 Massachusetts Avenue, NW	Room/Suite Suite 220	Cleta Mitchell, Foley & Lardner LLP						
1d	City, town or post office, state, and ZIP + 4 If you have a foreign addr Instructions for Part I, page 2.	ess, see Specific							
	Washington, DC 20016		(202) 672-5300						
1e	Web site address 4 Month the annual account	inting period ends	5 Date incorporated or formed						
	www.americanjusticepartnership.o		January 25, 2005						
6	Did the organization previously apply for recognition of exemption under this C If "Yes," attach an explanation.	ode section or under	any other section of the Code?						
7	Has the organization filed Federal income tax returns or exempt organize If "Yes," state the form numbers, years filed, and Internal Revenue office	ation information ret	urns?						
8	Check the box for the type of organization. ATTACH A CONFORMED OF THE APPLICATION BEFORE MAILING.	COPY OF THE COR	RESPONDING ORGANIZING DOCUMENTS TO						
а	Corporation— Attach a copy of the Articles of Incorporation (include	lino amendments an	d restatements) showing approval by the						
	appropriate state official; also attach a copy of the t	ylaws.	a resistancia, showing approval by the						
b	☐ Trust— Attach a copy of the Trust Indenture or Agreement.		riate signatures and dates.						
C	Association— Attach a copy of the Articles of Association, Constitution								
	other evidence that the organization was formed by ad	option of the docume	ent by more than one person. Also include a copy						
	of the bylaws.								
	If this is a corporation or an unincorporated association that has not yet	adopted bylaws, ch	eck here						
PLE!	I declare under the penalties of perjury that I am authorized to sign this a this application, including/the accompanying schedules and attachments.	pplication on behalf of and to the best of my	the above organization, and that I have examined knowledge it is true, correct, and complete.						
SIGN	Dar Dar	n Pero	7-29-19						
HER	(Signition)	e or print name and titl	gner) (Date)						
or P	aperwork Reduction Act Notice, see page 5 of the instructions.	777	Cat. No. 12343K						

17152009215001

WL & 9 09

JUL 3 1 '09

CHARLETT SERVICE CENTER

Part II. Activities and Operational Information (Must be completed by all applicants)

Provide a detailed narrative description of all the activities of the organization—past, present, and planned. Do not merely refer to or repeat the language in the organizational document. List each activity separately in the order of importance based on the relative time and other resources devoted to the activity. Indicate the percentage of time for each activity. Each description should include, as a minimum, the following: (a) a detailed description of the activity including its purpose and how each activity furthers your exempt purpose; (b) when the activity was or will be initiated; and (c) where and by whom the activity will be conducted.

See attached.

AJP is supported by personal and corporate financial contributions that range from \$25,000 to \$500,000. For an itemized list of contributions, please see attached IRS Form 990 returns for tax-years 2005 through 2007.

² List the organization's present and future sources of financial support, beginning with the largest source first.

Part II. Activities and Operational Information (continued)

- 3 Give the following information about the organization's governing body:
- a Names, addresses, and titles of officers, directors, trustees, etc.

b Annual compensation

See attached.

See attached.

4 If the organization is the outgrowth or continuation of any form of predecessor, state the name of each predecessor, the period during which it was in existence, and the reasons for its termination. Submit copies of all papers by which any transfer of assets was effected.

Not applicable.

5 If the applicant organization is now, or plans to be, connected in any way with any other organization, describe the other organization and explain the relationship (e.g., financial support on a continuing basis; shared facilities or employees; same officers, directors, or trustees).

Not applicable.

If the organization has capital stock issued and outstanding, state: (1) class or classes of the stock; (2) number and par value of the shares: (3) consideration for which they were issued; and (4) if any dividends have been paid or whether your organization's creating instrument authorizes dividend payments on any class of capital stock.

Not applicable -- AJP will not issue stock.

7 State the qualifications necessary for membership in the organization; the classes of membership (with the number of members in each class); and the voting rights and privileges received. If any group or class of persons is required to join, describe the requirement and explain the relationship between those members and members who join voluntarily. Submit copies of any membership solicitation material. Attach sample copies of all types of membership certificates issued.

AJP's Board of Directors is authorized to establish classes of membership in AJP, and to determine the rights, responsibilities and amounts due to be paid at each level of membership. At present, however, AJP's Board of Directors has not established any requirements for membership in the organization, and anyone may be a member of AJP.

8 Explain how your organization's assets will be distributed on dissolution.

Upon AJP's dissolution and after paying or providing for payment of its debts by majority vote, the Board of Directors will distribute AJP's remaining assets to any organization or organizations which has or have been created for the same or similar purposes as AJP, provided that the recipient organization(s) is an exempt organization under the provisions of Section 501 (c)(3) or 501 (c)(4) of the Internal Revenue Code, as amended.

Pa	rt II. Activities and Operational Information (continued)		
9	Has the organization made or does it plan to make any distribution of its property or surplus funds to shareholders or members?	☐ Yes	Ø No
10	Does, or will, any part of your organization's receipts represent payments for services performed or to be performed? . If "Yes," state in detail the amount received and the character of the services performed or to be performed.	☐ Yes	✓ No
11	Has the organization made, or does it plan to make, any payments to members or shareholders for services performed or to be performed?	☐ Yes	☑ No
12	Does the organization have any arrangement to provide insurance for members, their dependents, or others (including provisions for the payment of sick or death benefits, pensions, or annuities)?	Yes	☑ No
13	Is the organization under the supervisory jurisdiction of any public regulatory body, such as a social welfare agency, etc.?	☐ Yes	√ No
14	Does the organization now lease or does it plan to lease any property?	☐ Yes	√ No
	Has the organization spent or does it plan to spend any money attempting to influence the selection, nomination, election, or appointment of any person to any Federal, state, or local public office or to an office in a political organization? If "Yes," explain in detail and list the amounts spent or to be spent in each case. The majority of AJP's expenditures are for public education, grassroots lobbying and other activities are social welfare organization. In the event that the organization determines to support or oppose candida such expenditures will be a minority of the organization's total expenditures and will be duly reported to Form 1120-POL Tax Return for Certain Political Organizations.	tes for of	e for a
16	Does the organization publish pamphlets, brochures, newsletters, journals, or similar printed material?	✓ Yes	□ No

Part III. Financial Data (Must be completed by all applicants)

Complete the financial statements for the current year and for each of the 3 years immediately before it. If in existence less than 4 years, complete the statements for each year in existence. If in existence less than 1 year, also provide proposed budgets for the 2 years following the current year.

A. Statement of Revenue and Expenses (a) Current Tax Year 3 Prior Tax Years or Proposed Budget for Next 2 Years Revenue 1/1/09 From 2008 2007 6/30/09 (b) (c) . (e) Total 0 0 Gross dues and assessments of members 0 0 1,925,000 2 Gross contributions, gifts, etc. 2,755,000 3,528,426 6,629,846 14,838,272 Gross amounts derived from activities related to the organization's exempt purpose (attach 0 0 0 0 0 schedule) (include related cost of sales on line 9.) 0 0 0 0 0 Gross amounts from unrelated business activities (attach schedule) Gain from sale of assets, excluding inventory items 0 0 0 0 0 (attach schedule) 1,616 30,250 63,520 73,940 Investment income (see page 3 of the instructions) 169,326 Other revenue (attach schedule). 0 0 0 Total revenue (add lines 1 through 7) 1,926,616 2,785,250 3,591,946 6,703,786 15.007.598 Expenses Expenses attributable to activities related to the 0 0 organization's exempt purposes. 0 0 0 0 Expenses attributable to unrelated business activities 10 0 0 0 0 Contributions, gifts, grants, and similar amounts 604,000 2,523,000 2,378,000 5,711,000 11,216,000 paid (attach schedule). 0 0 12 Disbursements to or for the benefit of members (attach schedule) 0 0 0 167.496 334,992 334,992 300,000 13 Compensation of officers, directors, and trustees (attach schedule) 1,137,480 0 14 0 0 0 0 0 15 0 0 0 0 1,800 Occupancy 3,600 3,600 3,600 16 12,600 288 576 576 576 17 2,016 Depreciation and depletion . . Other expenses (attach schedule) 253,920 608,421 504,498 18 568,739 1,935,578 Total expenses (add lines 9 through 18) . . . 1,027,504 3,470,589 3,221,666 14,303,674 19 6,583,915 20 Excess of revenue over expenses (line 8 minus 899,112 (685, 339)370,280 119,871 703,924 B. Balance Sheet (at the end of the period shown) Current Tax Year as of 6/30/09 Assets 1,601,121 0 Accounts receivable, net . 0 3 Bonds and notes receivable (attach schedule) 0 4 0 Corporate stocks (attach schedule). . . . 5 0 6 0 7 7 8 Depreciable and depletable assets (attach schedule) 576 8 9 0 10 Other assets (attach schedule) . 160 10 11 1,601,857 Total assets 11 Liabilities 900 Accounts payable 12 12 Contributions, gifts, grants, etc., payable 13 13 0 Mortgages and notes payable (attach schedule) 0 14 14 15 Other liabilities (attach schedule) . . 15 0 16 Total liabilities. 16 900 **Fund Balances or Net Assets** 17 1,600,957 17 18 Total liabilities and fund balances or net assets (add line 16 and line 17) 18 1,601,857 If there has been any substantial change in any aspect of the organization's financial activities since the end of the period shown above.

Sc	hedule B	Organizations Described in Section 501(c)(4) (Civic leagues, social welfare orga (including posts, councils, etc., of veterans' organizations not qualifying or app exemption under section 501(c)(19)) or local associations of employees.)	nization lying for	is	
1	later revoked	al Revenue Service previously issued a ruling or determination letter recognizing the applicant organization cessor organization listed in question 4, Part II of the application) to be exempt under section 501(c)(3) and that recognition of exemption on the basis that the applicant organization (or its predecessor) was carrying a or otherwise attempting to influence legislation or on the basis that it engaged in political activity?	☐ Yes	\square	No
	If "Yes," indic IRS district of	ate the earliest tax year for which recognition of exemption under section 501(c)(3) was revoked and the fice that issued the revocation.			
2	the common a	inization perform or plan to perform (for members, shareholders, or others) services, such as maintaining reas of a condominium; buying food or other items on a cooperative basis; or providing recreational facilities ion services, job placement, or other similar undertakings?	Yes	Z	No
	of the benefit:	in the activities in detail, including income realized and expenses incurred. Also, explain in detail the nature is to the general public from these activities. (If the answer to this question is explained in Part II of the ages 2, 3, and 4), enter the page and item number here.)			
	If "Yes," expla	estricted in any way?	☐ Yes	8∠ 1	OV
4	are eligible for i	ion is claiming exemption as a local association of employees, state the name and address of each employee membership in the association. If employees of more than one plant or office of the same employer are eligibes of each plant or office.	whose er	nploye nbersh	ees nip,
	Not applicable	e.			

Form **8718**

(Rev. June 2006)
Department of the Treasury
Internal Revenue Service

User Fee for Exempt Organization Determination Letter Request

▶ Attach this form to determination letter application. (Form 8718 is NOT a determination letter application.)

Fo		OMB No. 1545-1798
IR Us	s	Control number 750 Amount paid User fee screener

-		1 to the to determination letter applies	ation,	OSEL IEE SCIERIEI	
1 Na	me of d	organization	2 Employer Identifica	tion Number	-
Am	erica	n Justice Partnership	20 2222409		
	Cau	tion. Do not attach Form 8718 to an application for a pension plan dete	ermination letter. Us	e Form 8717 instead.	
3	Тур	of request			Fee
а		Initial request for a determination letter for:			
		 An exempt organization that has had annual gross receipts avera preceding 4 years or 	ging not more than	\$10,000 during the	
 A new organization that anticipates gross receipts averaging not more than \$10,000 during its first 4 years Note. If you checked box 3a, you must complete the Certification below. 				ng its first 4 years ▶	\$300
		Certification			
		I certify that the annual gross receipts of	name of organization		
		have averaged (or are expected to average) not more than $$10,000$ operation.	during the preceding	g 4 (or the first 4) ye	ars of
		Signature ▶ Title ▶			
b		Initial request for a determination letter for: • An exempt organization that has had annual gross receipts averaging 4 years or			
		 A new organization that anticipates gross receipts averaging more the 	han \$10.000 during i	ts first 4 years	\$750

Instructions

The law requires payment of a user fee with each application for a determination letter. The user fees are listed on line 3 above. For more information, see Rev. Proc. 2006-8, 2006-1 I.R.B. 245, or latest annual update.

Group exemption letters

Check the box or boxes on line 3 for the type of application you are submitting. If you check box 3a, you must complete and sign the certification statement that appears under line 3a.

Attach to Form 8718 a check or money order payable to the "United States Treasury" for the full amount of the user fee. If you do not include the full amount, your application will be returned. Attach Form 8718 to your determination letter application.

Generally, the user fee will be refunded only if the Internal Revenue Service declines to issue a determination.

Where To File

Send the determination letter application and Form 8718 to:

Internal Revenue Service P.O. Box 192 Covington, KY 41012-0192

Paperwork Reduction Act Notice. We ask for the information on this form to carry out the Internal Revenue laws of the United States. If you want your organization to be recognized as tax-exempt by the IRS, you are required to give us this information. We need it to determine whether the organization meets the legal requirements for tax-exempt status.

You are not required to provide the information requested on a form that is subject to the Paperwork Reduction Act unless the form displays a valid OMB control number. Books or records relating

to a form or its instructions must be retained as long as their contents may become material in the administration of any Internal Revenue law. The rules governing the confidentiality of Form 8718 are covered in section 6104.

\$900

The time needed to complete and file this form will vary depending on individual circumstances. The estimated average time is 5 minutes. If you have comments concerning the accuracy of this time estimate or suggestions for making this form simpler, we would be happy to hear from you. You can write to the Internal Revenue Service, Tax Products Coordinating Committee, SE:W:CAR:MP:T:T:SP, 1111 Constitution Ave. NW, IR-6406, Washington, DC 20224. Do not send this form to this address. Instead, see Where To File above.

Here	
Order	
Money	
ŏ	
Check	-
Ittach	-



July 30, 2009

ATTORNEYS AT LAW

WASHINGTON HARBOUR 3000 K STREET, N.W., SUITE 500 WASHINGTON, D.C. 20007-5143 202.672.5300 TEL 202.672.5399 FAX foley.com

WRITER'S DIRECT LINE 202.672.5329 amorton@foley.com EMAIL

CLIENT/MATTER NUMBER 055404-0101

VIA REGISTERED MAIL

Internal Revenue Service P.O. Box 192 Covington, KY 41012-0192

Re:

American Justice Partnership, Inc. - EIN: 20-2222409

Dear Sir or Madam:

Enclosed are the following documents in connection with the above-referenced organization's Application for Recognition of Exemption under section 501(c)(4) of the Internal Revenue Code:

- 1. Form 8718
- 2. Form 2848
- 3. User Fee: Check for \$750 payable to United States Treasury.
- 4. Form 1024 and the following exhibits:

Exhibit A – Articles of Incorporation

Exhibit B – Amendment to the Articles of Incorporation (dated March 7, 2007)

Exhibit C – Amendment to the Articles of Incorporation (dated June 30, 2009)

Exhibit D – Bylaws

Exhibit E – Exempt Organization Information Returns Part I, Question 7

Exhibit F - Narrative Description of Activities Part II, Question 1

Exhibit G – Present and Future Sources of Financial Support Part II, Question 2

BOSTON BRUSSELS CENTURY CITY CHICAGO DETROIT

JACKSONVILLE LOS ANGELES MADISON MIAMI MILWAUKEE NEW YORK ORLANDO SACRAMENTO SAN DIEGO SAN DIEGO/DEL MAR SAN FRANCISCO SHANGHAI SILICON VALLEY TALLAHASSEE TAMPA

TOKYO WASHINGTON, D.C.



FOLEY & LARDNER LLP

Internal Revenue Service July 30, 2009 Page 2

Exhibit H – Names and Addresses of Officers and Directors Part II, Question 3(a)

Exhibit I – Annual Compensation of Officers & Directors Part II, Question 3(b)

Exhibit J – Distribution of Assets on Dissolution Part II, Question 8

Exhibit K – Publications of the Organization Part II, Question 16

Thank you for your attention to this matter. If you have any questions or require additional information, please contact the undersigned at (202) 672-5329.

Sincerely,

Andrew D. Morton, Esq.

of FOLEY & LARDNER LLP

ADM/adm Enclosures

ARTICLES OF INCORPORATION

OF

AMERICAN JUSTICE PARTNERSHIP

TO: Department of Consumer and Regulatory Affairs
Business Regulation Administration
Corporations Division
Washington, D.C.

THE UNDERSIGNED, all of whom are natural persons of the age of eighteen years or more, acting as incorporators of a corporation pursuant to the District of Columbia Nonprofit Corporation Act, hereby certify:

FIRST: The name of the Corporation is American Justice Partnership.

SECOND: The period of duration of the Corporation is perpetual.

THIRD: The Corporation is organized and shall be operated exclusively as a nonprofit business league within the meaning of Section 501(c)(6) of the Internal Revenue Code of 1986, as now in effect or as may hereafter be amended ("the Code"). The purposes of the Corporation are to receive, administer and expend funds to promote the common interests of businesses that are interested in legal reform.

In addition, the Corporation shall have all the general powers enumerated in Section 29-301.05 of the District of Columbia Nonprofit Corporation Act as now in effect or as may hereafter be amended.

FOURTH: The Corporation is not authorized to issue capital stock.

FIFTH: The Corporation shall have no members.

SIXTH: The affairs of the Corporation shall be carried on by its Board of Directors. The manner of appointment, tenure, and election of successor directors is set forth in the bylaws.

SEVENTH: Provisions for the regulation of the internal affairs of the Corporation, including provisions for distribution of assets on dissolution or final liquidation are as follows:

A. No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to, any director or officer of the Corporation, or any other private person, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered to or for the Corporation and

to make payments and distributions in furtherance of the purposes set forth in Article THIRD hereof.

- B. Notwithstanding any other provision of these Articles of Incorporation, the Corporation shall not directly or indirectly carry on any activity, which would not permitted to be carried on by an organization exempt under Section 501(c)(6) of the Code.
- C. In the event of dissolution or final liquidation of the Corporation, all of the remaining assets and property of the Corporation shall, after paying or making provision for the payment of all of the liabilities and obligations of the Corporation and for necessary expenses thereof, be applied in a manner consistent with the purposes for which the Corporation is organized as the Board of Directors shall determine.

EIGHTH: The address, including street and number, of the initial registered office of the Corporation is 1090 Vermont Avenue, Washington, D.C. 2005, and the name of its initial registered agent at such address is Corporation Service Company.

NINTH: The number of directors constituting the initial Board of Directors is three (3), and the names and addresses, including street and number, of the persons who are to serve as the initial directors until their successors are elected are as follows:

Name	Address
John Engler	1331 Pennsylvania Ave NW Washington, DC 20004
Steve Hantler	1331 Pennsylvania Ave NW Washington, DC 20004
LeAnne Wilson	1331 Pennsylvania Ave NW Washington, DC 20004

TENTH: The name and address, including street and number, of each incorporator is as follows:

Name	Address
John Engler	1331 Pennsylvania Ave NW Washington, DC 20004
Jan Amundson	1331 Pennsylvania Ave NW Washington, DC 20004

LeAnne Wilson

1331 Pennsylvania Ave NW Washington, DC 20004

ELEVENTH: These Articles of Incorporation may be signed in any number of counterparts, all of which when taken together will constitute one and the same document.

Dated as of: January 25 2005

SIGNATURE PAGE TO ARTICLES OF INCORPORATION OF AMERICAN JUSTICE PARTNERSHIP

IN WITNESS WHEREOF, the undersigned subscribe these Articles of Incorporation as of the date set forth above.

ohn Engler

an Amundson

LeAnne Wilson

District of Columbia) ss

I, notary public, hereby certify that on the 25 day of January, 2005, personally appeared before me John Engler, who being first duly sworn, declared that he signed the foregoing document as incorporator, and that the statements therein contained are true.

(Notarial Seal)

y ruone

SHONZIA ARRINGTON
Notary Public, District of Columbia
The Commission Expires February 28, 2009

District of Columbia) ss

I, Swaring and Sanotary public, hereby certify that on the 25 day of January, 2005, personally appeared before me Jan Amundson, who being first duly sworn, declared that she signed the foregoing document as incorporator, and that the statements therein contained are true.

(Notarial Seal)

SHONZIA ARRINGTON
Public, District of Columbia
ssion Expires February 28, 2009

District of Columbia) ss

(Notarial Seal)

SHONZIA ARRINGTON
Notary Public, District of Columbia
My Commission Expires February 28, 2009

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF AMERICAN JUSTICE PARTNERSHIP

TO: Department of Consumer and Regulatory Affairs
Business Regulation Administration
Corporations Division
Washington, D.C.

THE UNDERSIGNED, being the duly elected President or Vice-President of American Justice Partnership, a nonprofit corporation created pursuant to the District of Columbia Nonprofit Corporation Act (the "Corporation") hereby certifies:

- (1) The name of the Corporation is AMERICAN JUSTICE PARTNERSHIP.
- (2) The following amendment to the Corporation's Articles of Incorporation was duly considered and adopted by the Corporation:

FIRST: Article FIFTH of the Corporation's Articles of Incorporation shall be modified in its entirety to read as follows:

The Corporation shall have members. The means of selecting members and the rights and duties of members shall be as set forth in the Bylaws of the Corporation from time to time.

SECOND: In all other respects, the Corporation's Articles of Incorporation shall remain in effect as initially filed with the Department of Consumer and Regulatory Affairs.

(3) The Corporation has no members and the amendment to the Corporation's Articles of Incorporation set out in (2) above was considered at a duly convened meeting of the Corporation's Board of Directors on March 7, 2007 and was at that meeting adopted by a majority of the directors in office.

ATTEST:

LeArne Wilson

Corporate Secretary

Date of Signature:

AUTHORIZED SIGNATURE

John Engler

Date of Signature:

RESOLVED: That the changes to the Articles of Incorporation reflected in the attached Articles of Amendment be adopted by the Board of Directors, following which adoption the Corporation's Officers are directed to file these in duplicate with the District of Columbia's Department of Consumer and Regulatory Affairs, Corporations Division and obtain a certified copy of such changes.

ARTICLES OF AMENDMENT TO THE ARTICLES OF INCORPORATION OF

AMERICAN JUSTICE PARTNERSHIP

To: Department of Consumer and Regulatory Affairs
Business Regulations Administration
Corporations Division
District of Columbia

Pursuant to the provisions of the District of Columbia Nonprofit Corporation Act, the undersigned, being and constituting all of the members of the Board of Directors of American Justice Partnership (the "Corporation"), hereby adopts the following Articles of Amendment to its Articles of Incorporation:

(1) The name of the corporation is:

AMERICAN JUSTICE PARTNERSHIP

(2) The following amendment of the Articles of Incorporation was duly considered and adopted by the Corporation in the manner prescribed by the District of Columbia Nonprofit Corporation Act:

FIRST: Article THIRD of the Corporation's Articles of Incorporation shall be modified in its entirety to read as follows:

The Corporation is organized and shall be operated exclusively as a nonprofit social welfare organization within the meaning of Section 501(c)(4) of the Internal Revenue Code of 1986, as now in effect or as may hereafter be amended (the "Code"). The purposes of the Corporation are to promote legal reform in the states; to educate citizens about civil justice, legal reform and the importance of the rule of law in American jurisprudence; and for any other lawful purpose for a social welfare organization pursuant to Section 501(c)(4) of the Code (or the corresponding section of any future federal tax code).

In addition, the Corporation shall have all the general power enumerated in Section 29-301.05 of the District of Columbia Nonprofit Corporation Act as now in effect or as may hereafter be amended.

SECOND: In all other respects, the Corporation's Articles of Incorporation shall remain in effect as filed and amended with the Department of Consumer and Regulatory Affairs.

6 30-09

- (3) The amendment was adopted by a consent in writing, signed by all members entitled to vote with respect thereto.
- (4) These Articles of Amendment may be signed in any number of counterparts, all of which when taken together will constitute one and the same document.

Dated as of: April 30, 2009

IN WITNESS WHEREOF, the undersigned have executed this consent as of the date set forth above.

Dan Pero President

Cleta Mitchell Secretary

BYLAWS

OF

AMERICAN JUSTICE PARTNERSHIP

(formed under the District of Columbia Nonprofit Corporation Act)

(January 26, 2005)

ARTICLE I Name and Location

Section 1.01 Name. The name of the Corporation is American Justice Partnership.

Section 1.02 Location. The principal office of the Corporation shall be located within or without the District of Columbia, at such place as the Board of Directors shall from time to time designate. The Corporation may maintain additional offices at such other places as the Board of Directors may designate. The Corporation shall continuously maintain within the District of Columbia a registered office at such place as may be designated by the Board of Directors.

ARTICLE II Board of Directors

Section 2.01 Power of Board. The affairs of the Corporation shall be managed by the Board of Directors.

Section 2.02 Number of Directors. The number of directors of the Corporation shall be three (3). The number of directors may be increased or decreased from time to time by action of the Board of Directors. No decrease in the number of directors shall have the effect of shortening the term of any incumbent director. The number of directors shall never be less than three (3).

Section 2.03 Election and Term of Directors. The initial Board of Directors of the Corporation shall consist of those persons named in the Articles of Incorporation. Each Director shall hold office until the next annual meeting of the Board and until his successor is elected and qualified, or until his earlier death, resignation or removal. At each annual meeting of the Board, the Board of Directors shall elect the directors.

Section 2.04 Vacancies. Any vacancy occurring in the Board of Directors and any directorship to be filled by reason of an increase in the number of directors, may be filled by the affirmative vote of a majority of the directors then in office though less than a quorum. A director elected to fill a vacancy shall be elected for the unexpired term of his predecessor in office and until his successor is elected.

Section 2.05 Removal of Directors. A director may be removed with or without cause at any time by an affirmative core of a reajority of the directors than in office.

Section 2.06 Resignations. Except as may be restricted by law, any director of the Corporation may resign at any time by giving written notice to the Board of Directors. Such resignation shall take effect at the time specified therein, or if no time is specified therein then upon delivery. Unless otherwise specified in such notice, no acceptance of such resignation shall be necessary to make it effective.

Section 2.07 Quorum and Action by the Board of Directors. Unless a greater proportion is required by law, a majority of the number of directors shall constitute a quorum for the transaction of business, provided, however, that in no event shall a quorum consist of less than one-third of the number of directors so fixed. Except as otherwise provided by law or by the Articles of Incorporation or these Bylaws, the act of a majority of the directors present at a meeting at which a quorum is present shall be the act of the Board.

Section 2.08 Meetings of the Board of Directors. The Directors shall elect a Chairman to preside over all meetings of the Board of Directors. Meetings of the Board of Directors, annual or special, may be called by the Chairman and may be held within or without the District of Columbia. Written notice stating the place, date and time of a meeting shall be delivered to all directors at least two (2) business days before the date of such meeting.

A director's attendance at any meeting shall constitute waiver of notice of such meeting, excepting such attendance at a meeting by the director for the purpose of objecting to the transaction of business because the meeting is not lawfully called or convened.

Neither the business to be transacted at, nor the purpose of any regular or special meeting of the Board of Directors need be specified in the notice or waiver of such meeting.

Section 2.09 Informal Action by Directors; Meetings by Conference Telephone. Unless otherwise restricted by the Articles of Incorporation or these Bylaws, any action required or permitted to be taken by the Board of Directors may be taken without a meeting if all directors consent in writing to the adoption of a resolution authorizing the action. The resolution and the written consents thereto by the directors shall be filed with the minutes of proceedings of the Board of Directors.

Unless otherwise restricted by the Articles of Incorporation or these Bylaws, any or all directors may participate in a meeting of the Board of Directors or a committee of the Board of Directors by means of conference telephone or by any means of communications by which all persons participating in the meeting are able to communicate with one another, and such participation shall constitute presence in person at the meeting.

ARTICLE III Committees

Section 3.01 Committees; Authority. The Board of Directors, by resolution adopted by a majority of the directors then in office, may designate and appoint one or more committees, each of which shall consist of two or more directors, which committees, to the extent provided in the resolution, shall have and exercise the authority of the Board of Directors of the Corporation. Other committees not having and exercising the authority of the Board of Directors in the management of the Corporation may be designated and appointed by a resolution adopted by a majority of the directors present at a meeting at which a quorum is present.

The designation and appointment of any such committee and the delegation thereto of authority shall not operate to relieve the Board of Directors or any individual director of any responsibility imposed upon it or him by law.

ARTICLE IV Officers, Agents and Employees

Section 4.01 Officers. The Board of Directors shall elect or appoint a President, a Secretary and a Treasurer, and it may, if it so determines, elect or appoint such other officers and assistant officers as may be deemed necessary. Any two or more offices may be held by the same person except the offices of President and Secretary.

Section 4.02 Term of Office; Removal and Resignation. Each officer shall hold office for the term (not exceeding three years) for which he is elected or appointed and until his successor has been elected or appointed. Any officer may be removed with or without cause by the Board of Directors; provided, however, that removal of an officer shall be without prejudice to his contract rights, if any, and the election or appointment of an officer shall not of itself create contract rights. Except as may be restricted by law, any officer may resign at any time by giving written notice to the Board of Directors. Such resignation shall take effect at the time specified therein, or if no time is specified therein then upon delivery. Unless otherwise specified in such notice, no acceptance of such resignation shall be necessary to make it effective.

Section 4.03 Vacancies. Any vacancy occurring may be filled by the Board of Directors. An officer elected to fill a vacancy shall be elected for the unexpired term of his predecessor in office.

Section 4.04 Powers and Duties of Officers. Subject to the control of the Board of Directors, all officers as between themselves and the Corporation shall have such authority and perform such duties in the management of the property and affairs of the Corporation as may be provided in these Bylaws or by resolution of the Board of Directors and, to the extent not so provided, as generally pertain to their respective offices. Officers may delegate all or part of their powers and duties to agents or employees of the Corporation.

President. The President shall perform such duties and have such other powers as the Board of Directors may determine from time to time. The President shall be responsible for the management of the business of the Corporation, shall report to the Board of Directors, and shall see that till orders and resolutions of the Loud of directors are carried into effect, all subject to

the general control of the Board of Directors, and shall perform such other duties as may be prescribed by the Board of Directors.

Secretary. The Secretary shall be responsible for the keeping of an accurate record of the proceedings of all meetings of the Board of Directors, shall give or cause to be given all notices in accordance with these Bylaws or as required by law, and, in general, shall perform all duties customary to the office of Secretary.

Treasurer. The Treasurer shall have the custody of, and be responsible for, all funds and securities of the Corporation. He shall keep or cause to be kept complete and accurate accounts of receipts and disbursements of the Corporation, and shall deposit all monies and other valuable property of the Corporation in the name and to the credit of the Corporation in such banks or depositories as the Board of Directors may designate. Whenever required by the Board of Directors, the Treasurer shall render a statement of accounts. He shall at all reasonable times exhibit the books and accounts to any officer or director of the Corporation, and shall perform all duties incident to the office of Treasurer, subject to the supervision of the Board of Directors, and such other duties as shall from time to time be assigned by the Board of Directors. The Treasurer shall be responsible for directing and overseeing all the financial activities of the corporation including preparation of current financial reports as well as summaries and forecasts for future growth and general economic outlook.

Section 4.05 Agents and Employees. The Board of Directors, or by its authority the President, may appoint agents and employees who shall have such authority and perform such duties as may be prescribed by the Board of Directors. The Board of Directors may remove any agent or employee at any time with or without cause. Removal without cause shall be without prejudice to such person's contract rights, if any, and the appointment of such person shall not itself create contract rights.

ARTICLE V Miscellaneous

Section 5.01 Fiscal Year. The fiscal year of the Corporation shall be the calendar year or such other period as may be fixed by the Board of Directors.

Section 5.02 Checks, Notes and Contracts. The Board of Directors shall determine who shall be authorized from time to time on the Corporation's behalf to sign checks, drafts, or other orders for payment of money; to sign acceptances, notes, or other evidences of indebtedness; to enter into contracts; or to execute and deliver other documents and instruments.

Section 5.03 Books and Records to be Kept. The Corporation shall keep correct and complete books and records of account and minutes of the proceedings of the Board of Directors and any committee having any of the authority of the Board of Directors.

Section 5.04 Amendment of Articles and Bylaws. The Articles of Incorporation and these Bylaws may be amended by an affirmative vote of a majority of the directors then in office.

Section 5.05 Indemnification and Insurance. Unless otherwise prohibited by law, the Colporation may lade maify any director or officer, any former director or officer, any person

who may have served at its request as a director or officer of another corporation, whether for profit or not for profit, and may, by resolution of the Board of Directors, indemnify any employee against any and all expenses and liabilities actually and necessarily incurred by him or imposed on him in connection with any claim, action, suit, or proceeding (whether actual or threatened, civil, criminal, administrative, or investigative, including appeals) to which he may be or is made a party by reason of being or having been such director, officer, or employee; subject to the limitation, however, that there shall be no indemnification in relation to matters as to which he shall be adjudged in such claim, action, suit, or proceeding to be guilty of a criminal offense or liable to the Corporation for damages arising out of his own negligence or misconduct in the performance of a duty to the Corporation.

Amounts paid in indemnification of expenses and liabilities may include, but shall not be limited to, counsel fees and other fees; costs and disbursements; and judgments, fines, and penalties against, and amounts paid in settlement by, such director, officer, or employee. The Corporation may advance expenses to, or where appropriate may itself, at its expense, undertake the defense of, any director, officer, or employee; provided, however, that such director, officer, or employee shall undertake to repay or to reimburse such expense if it should be ultimately determined that he is not entitled to indemnification under this Section.

The provisions of this Section shall be applicable to claims, actions, suits, or proceedings made or commenced after the adoption hereof, whether arising from acts or omissions to act occurring before or after adoption hereof.

The indemnification provided by this Section shall not be deemed exclusive of any other rights to which such director, officer, or employee may be entitled under any statute, Bylaw, agreement, vote of the Board of Directors, or otherwise and shall not restrict the power of the Corporation to make any indemnification permitted by law.

The Board of Directors may authorize the purchase of insurance on behalf of any director, officer, employee, or other agent against any liability asserted against or incurred by him which arises out of such person's status as a director, officer, employee, or agent or out of acts taken in such capacity, whether or not the Corporation would have the power to indemnify the person against that liability under law.

If any part of this Section shall be found in any action, suit, or proceeding to be invalid or ineffective, the validity and the effectiveness of the remaining parts shall not be affected.

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AMERICAN JUSTICE PARTNERSHIP ATTACHMENT TO IRS FORM 1024 EIN: 20-2222409

Part I, Question 7 – Federal Income Tax Returns or Exempt Organization Information Returns

For the following years, American Justice Partnership filed IRS Form 990, Return of Organization Exempt from Income tax:

2005, 2006, 2007, 2008

For the following years, American Justice Partnership filed IRS Form 1120-POL, U.S. Income Tax Return for Certain Political Organizations:

2008

AMERICAN JUSTICE PARTNERSHIP ATTACHMENT TO IRS FORM 1024 EIN: 20-2222409

Part II, Question 1 - Activities of the Organization

The American Justice Partnership is a national nonprofit coalition of leading corporations, think tanks, foundations, trade associations, individuals and organizations advocating for legal reform at the state level.

Much of the work of the courts focuses on civil litigation liability issues that directly affect the ability of companies to create jobs, compete in world markets and grow the American economy.

American Justice Partnership believes it is in the nation's interest to restore fairness and predictability to the legal system so that the rights of individuals and businesses to grow businesses and jobs are not threatened by abusive lawsuits and unreasonable jury awards.

American Justice Partnership was formed to achieve three goals:

- 1. Enhancement of the public's understanding with respect to the importance of legal reform and the need to become politically involved
- 2. Enactment of legislation and adoption of state court rules that substantially will reduce the perverse incentives for filing frivolous lawsuits, which are causing harm to American businesses and consumers while mainly providing a benefit to trial lawyers
- 3. Creation of a climate, state by state, in which citizens are educated about the importance of the rule of law, and how public officials can and do impact the society by their actions, policies and decisions related to civil justice.

AMERICAN JUSTICE PARTNERSHIP ATTACHMENT TO IRS FORM 1024 EIN: 20-2222409

Part II, Question 2 - Present and Future Sources of Financial Support

- 1. IRS Form 990 for FY-2005
- 2. IRS Form 990 for FY-2006
- 3. IRS Form 990 for FY-2007

Return of Organization Exempt From Income Tax

Under section 501(c), 527, or 4947(a)(1) of the Internal Revenue Code (except black lung benefit trust or private foundation)

Department of the Treasury Internal Revenue Service

Open to Public

Turn 390

OMB No. 1545-0047

The organization may have to use a copy of this return to satisfy state reporting requirements. inspection A For the 2005 calendar year, or tax year beginning and ending C Name of organization D Employer identification number Address label or AMERICAN JUSTICE PARTNERSHIP print or 20-2222409 Name Number and street (or P.O. box if mail is not delivered to street address) me number X Initial return Specific 1331 PENNSYLVANIA AVENUE, NW instruc-Final City or town, state or country, and ZIP + 4 Cash X Accrual WASHINGTON, DC 20004 Application Section 501(c)(3) organizations and 4947(a)(1) nonexempt charitable trusts H and I are not applicable to section 527 must attach a completed Schedule A (Form 990 or 990-EZ). H(a) Is this a group return for affiliates? Yes G Website: ► WWW.AMERICANJUSTICEPARTNERSHIP.ORG H(b) If "Yes," enter number of affiliates N/A Organization type (creck crity one) ► X 501(c) (6) ◀ (insert no.) 4947(a)(1) or 527 H(c) Are all affiliates included? N/A Yes K Check here ▶ if the organization's gross receipts are normally not more than \$25,000. The (If 'No," attach a list.) is this a separate return filed by an ororganization need not file a return with the IRS; but if the organization chooses to file a return, be Yes X No ganization covered by a group ruling? sure to file a complete return. Some states require a complete return. Group Exemption Number N/A Check ▶ ☐ if the organization is not required to attach L Gross receipts: Add lines 6b, 8b, 9b, and 10b to line 12 ▶ 2,571,811. Sch. B (Form 990, 990-EZ, or 990-PF). Part I Revenue, Expenses, and Changes in Net Assets or Fund Balances Contributions, gifts, grants, and similar amounts received: a Direct public support 2,571,811. b Indirect public support 1b 6 Government contributions (grants) d Total (add lines 1a through 1c) (cash \$ 2,571,811. noncash \$ 2,571,811. Program service revenue including government fees and contracts (from Part VII, line 93) 2 2 Membership dues and assessments 3 Interest on savings and temporary cash investments 4 Dividends and interest from securities 5 b Less: rental expenses Net rental income or (loss) (subtract line 6b from line 6a) 60 Other investment income (describe 7 8 a Gross amount from sales of assets other (A) Securities than inventory 8a Less: cost or other basis and sales expenses 8b Gain or (loss) (attach schedule) 8c Net gain or (loss) (combine line 8c, columns (A) and (B)) 80 Special events and activities (attach schedule). If any amount is from gaming, check here $\,\blacktriangleright\,\,$ [a Gross revenue (not including \$ ______ of contributions reported on line 1a) 9a b Less: direct expenses other than fundraising expenses _______9b c Net income or (loss) from special events (subtract line 9b from line 9a) 9с 10 a Gross sales of inventory, less returns and allowances Gross profit or floss) from sales of inventory (attach schedule) (subtract time 10b from line 10a) 10e : 11 Other revenue (from Part VII, line 103) 11 Total revenue (add lines 1d, 2, 3, 4, 5, 6c, 7, 3d, 9c, 10c, and 11) 12 2,571,811. Program services (from line 44, column (8)) 13 13 filanagement and general (from line 44, column (C)) 14 14 Fundraising (from line 44 lociumn (D)) 15 :6 Payments to officiates (attach schedule). Total expenses (add unes 16 and 44 commin (A.) Extend to those petropulation to trop of 10; 17 18 where the confidence are the state of the confidence of the confi 1<u>9</u> ... Later uncored in her boucks or food curences within a regular copy. 20 20

assects or and smallers shown it was assection on 18-13 and 26.

Due - For Privacy Act and Paperwork Reduction Act Notice (see the separate instructor):

7000 0100 0004 302W 04C+

Form **8868**

(Rev. December 2004)

Department of the Treasury nternal Revenue Service

Application for Extension of Time To File an Exempt Organization Return

File a separate application for each return.

OMB No. 1545-1709

→ If you a	re filing for an Automatic 3-Month Extension, complete only Part I and check this box	▶ X
If you a	re filing for an Additional (not automatic) 3-Month Extension, complete only Part II (on page 2 of this	form).
Do not co	omplete Part II unless you have already been granted an automatic 3-month extension on a previous	ed Form 8868.
Part I		2.
	o-T corporations requesting an automatic 6-month extension - check this box and complete Part I only	
	corporations (including Form 990-C filers) must use Form 7004 to request an extension of time to file incon- artnerships, REMICs, and trusts must use Form 8736 to request an extension of time to file Form 1065, 10	
below (6 r extension	c Filing (e-file). Form 8868 can be filed electronically if you want a 3-month automatic extension of time to months for corporate Form 990-T filers). However, you cannot file it electronically if you want the additional, instead you must submit the fully completed signed page 2 (Part II) of Form 8868. For more details on the firs.gov/efile.	I (not automatic) 3-month
Type or print	Name of Exempt Organization	Employer identification number
•	AMERICAN JUSTICE PARTNERSHIP	20-2222409
File by the due date for filing your	Number, street, and room or suite no. If a P.O. box, see instructions. 1331 PENNSYLVANIA AVENUE, NW	
retum. See instructions.	City, town or post office, state, and ZIP code. For a foreign address, see instructions. WASHINGTON, DC 20004	
Check ty	pe of return to be filed (file a separate application for each return):	
X For	m 990 Form 990-T (corporation) Form 47	20
For	m 990-BL Form 990-T (sec. 401(a) or 408(a) trust) Form 52	27
For	n 990-EZ Form 990-T (trust other than above) Form 60	69
L For	n 990-PF	70
• The bo	oks are in the care of THE ASSOCIATION	
	one No. ► 202-637-3000 FAX No. ►	
	rganization does not have an office or place of business in the United States, check this box	
	s for a Group Return, enter the organization's four digit Group Exemption Number (GEN) If this	
box ▶ L	. If it is for part of the group, check this box 🕨 🔙 and attach a list with the names and EiNs of all r	nembers the extension will cover.
1 rec	uest an automatic 3-month (6-months for a Form 990-T corporation) extension of time until AUGUS	ST 15. 2006
	e the exempt organization return for the organization named above. The extension is for the organization:	
	X calendar year 2005 or	
▶[tax year beginning, and ending	•
2 If thi	is tax year is for less than 12 months, check reason: Initial return Final return	Change in accounting period
3a If thi	s application is for Form 990-BL, 990-PF, 990-T, 4720, or 6069, enter the tentative tax, less any	
noni	refundable credits. See instructions	<u>\$</u>
b if thi	s application is for Form 990-PF or 990-T, enter any refundable credits and estimated	
	payments made. Include any prior year overpayment allowed as a credit	<u>\$</u>
c Bala	ince Due. Subtract line 3b from line 3a. Include your payment with this form, or, if required, deposit with F	
coup	oon or, if required, by using EFTPS (Electronic Federal Tax Payment System). See instructions	s N/A
Caution.	you are going to make an electronic fund withdrawal with this Form 8868, see Form 6453-60 and Form 8	679-EO for payment instructions.
L 1A Fo	r Privacy Act and Paperwork Reduction Act Notice, see instructions.	Foom 3868 (Rev. 12-2004)

Form 8	158 (Rev. 12-2004)	1002 111	eO (0009	3407	489	9	Page 2
• If yo	are filing for an Additional (no	t automatic) 3-Month	Extension	ın, complete oı	nly Part II and	check this bo	ж	
Note: (Inly complete Part II If you have	already been granted	en autom	atic 3-month ex	tension on a p	reviously filed	Form 8868.	
• If yo	uare filing for an Automatic 3-A	Month Extension, com	plete onl	y Part I (on pag	je 1).			
Part	Additional (not au	tomatic) 3-Month	Extens	sion of Time	- Must file	Original a	ind One Copy	1.
Type o	Name of Exempt Organizat	ion	· e		:		Employer iden	tification number
print.	AMERICAN JUSTIC Number, street, and room of			tautione			20-222	
mang gra	" 1331 PENNSYLVAN	NIA AVENUE,	NW				For RS use onl	
Instruction		ate, and ZIP code. For 2004	a foreign	address, see in	structions.		577	Copy
	type of return to be filed (File a	and the same of th						JAM
	orm 990 Form 990-E			(a) or 408(a) tru		n 1041-A	Form 5227	Form 8870
F	orm 990-BL Form 990-F	'F Form 990-T	(trust oth	er than above)	Form	14720 L	Form 6089	
-	Do not complete Part II if you			tomatic 3-moi	nth extension	on a previou	sty filed Form 88	68.
	pooks are in the care of Th		ON					
	phone No. ► 202-637-3	and the latest territories and the latest territ		FAX No.				
	organization does not have an							
box P	is for a Group Return, enter th							
	. If it is for part of the group and additional 3-month ex			entach a list with	and the second second second second second	nd EINS Of all	members the ext	ension is for.
	or calendar year 2005, or other		MOAT	INDER 13		ad sadlas		
	this tax year is for less than 12 i			nitial return		nd ending return	Changele	accounting period
	ate in detail why you need the		II	IIII IOIUII	L.J Pinau	return	Change in	accounting period
	DDITIONAL TIME I		GATH	ER THE	NECESSAI	RY ITEM	S TO COME	PLETE
	N ACCURATE RETUR							
8a If	this application is for Form 990- inrefundable credits. See instruc	BL. 990-PF. 990-T, 472	D, or 6069	, enter the tent	ative tax, less	any	\$	
ta	this application is for Form 990- x payments made. Include any previously with Form 8868	orior year overpayment	allowed a	as a credit and	any amount pa	id	\$	
c Ba	itance Due. Subtract line 8b fro upon or, if required, by using El	m line 8a. Include your	payment	with this form.	or. If required.	deposit with i	FTD	N/A
		Sig	nature	and Verifica	ition			
Under pe it is true.	nalties of perjury, I declare that I hav correct, and complete, and that I am	e examined this form, incl authorized to prepare this	uding acco	ompanying sched	ules and stateme	ents, and to the	best of my knowled	tge and belief,
Signature	May Sella	Notice to Applic		18 COMP	2100L	, IDS	Date > 8 -	106
□ w	have approved this application					a ino		
	have not approved this applic					he later of the	date shown belo	aw or the due
da	te of the organization's return (in	ncluding any prior exter	nsions). T	his grace period	d is considered	to be a valid	extension of time	for elections
	nerwise required to be made on							
w	have not approved this applic	ation. After considering	the reas	ons stated in ite	m 7, we canno	ot grant your	request for an ext	ension of time to
	. We are not granting a 10-day (
	e cannot consider this application	on because it was filed	after the	extended due	date of the retu	um for which	an extension was	requested.
		P.	:					
Director			•				Date	
Alternat different	Mailing Address - Enter the a	address if you want the	copy of t	this application	for an addition	al 3-month ex	tension returned	tc an accress
	Name JOHNSON LAMBER	T & CO.						
Туре	Number and street (include		o.) or a 2	O. nox number	· · · · · · · · · · · · · · · · · · ·			
or print	3110 FAIRVIEW	PARK DRIVE,	SUIT	E 800				
TEL.	FALLS CHURCH,	222 226 42						
								333 (Per 12-1) (14)

Jan Da

Do not include amounts reported on line 6b, 8b, 9b, 10b, or 16 of Part I.		(A) Total	(B) Program services	(C) Management and general	(D) Fundraising
22 Grants and allocations (attach schedule)				STATEMENT 2	
(cash \$ 1,039,992. noncash \$ 0	<u>.</u>				
If this amount includes foreign grants, check here] 22	1,039,992.			
23 Specific assistance to individuals (attach					
schedule)	23				
24 Benefits paid to or for members (attach					
schedule)	24				
25 Compensation of officers, directors, etc.	25	0.			
28 Other salaries and wages					
Pension plan contributions	27				
28 Other employee benefits					
9 Payroll taxes	29				
Professional fundraising fees					
11 Accounting fees	31				
2 Legal fees		6,761.			
3 Supplies	33				
4 Telephone		1,412.			
5 Postage and shipping	35	188.	****		
6 Occupancy		2,700.			
7 Equipment rental and maintenance					
8 Printing and publications		6,057.			
9 Travel	39	33,334.			
D Conferences, conventions, and meetings	40				
1 Interest	41				
2 Depreciation, depletion, etc. (attach schedule)	42	288.			
3 Other expenses not covered above (itemize):			· · · · · · · · · · · · · · · · · · ·		<u> </u>
a	43a	9			
b	43b				
c	43c				
d	430				******
8	438				
1	431				
g SEE STATEMENT 1	430	584,046.			
Total functional expenses. Add lines 22			***************************************		
through 43. (Organizations completing					
columns (B)-(D), carry these totals to lines					
13-15)	44	1,674,778.			
oint Costs. Check Dif you are following				<u> </u>	
e any joint costs from a combined educational campai			ted in (R) Program se	rvices?	Yes X No
Yes, enter (I) the aggregate amount of these joint cos	its \$	27 / 2		to Program services \$	N/A
i) the amount allocated to Management and general \$			the amount allocated		N/A

Form 990 (2005) AMERICAN JUSTICE PARTNERSHIP	20-2222409	Page 3
Part III Statement of Program Service Accomplishments (See the instructions.)		
Form 990 is available for public inspection and, for some people, serves as the primary or sole source of information at How the public perceives an organization in such cases may be determined by the information presented on its return return is complete and accurate and fully describes, in Part III, the organization's programs and accomplishments.	bout a particular organi . Therefore, please mat	zation. (e sure the
What is the organization's primary exempt purpose? ► SEE STATEMENT 4	Program S Expens	
All organizations must describe their exempt purpose achievements in a clear and concise manner. State the number clients served, publications issued, etc. Discuss achievements that are not measurable. (Section 501(c)(3) and (4) organizations and 4947(a)(1) nonexempt charitable trusts must also enter the amount of grants and allocations to other	(Required for to and (4) org: 4947(a)(1) th	501(c)(3) s., and usts; but
a SEE STATEMENT 3		

-	(Grants and allocations	\$)	If this amount includes foreign grants, check here	D		
b								
								_
								1
		-						_
	(Grants and allocations	\$						4
C					If this amount includes foreign grants, check here			
•								-
			:	-				-
								-
	***************************************							-
								1
	(Grants and allocations	\$	· · · · · · · · · · · · · · · · · · ·)	If this amount includes foreign grants, check here		П	1
d								
								1
								1
	(Grants and allocations	\$			If this amount includes foreign grants, check here	>		
8	Other program services (a	ttach schedule)	•					
_	(Grants and allocations	\$	···)	If this amount includes foreign grants, check here	>		
1	Total of Program Service	Expenses (sho	ould equal line	44.	column (B), Program services)			

Form 990 (2005)

': *g*

		ere required, attached schedules and amount uld be for end-of-year amounts only.	s within the description column	(A) Beginning of year		(B) End of year
4	5	Cash · non-interest-bearing			45	959,748
41	6	Savings and temporary cash investments ,			46	
		, , , , , , , , , , , , , , , , , , , ,				******
4	7 a	Accounts receivable	478			
		Less: allowance for doubtful accounts			476	
41	8 a	Pledges receivable				
1		Less: allowance for doubtful accounts			48c	
49	9	Grants receivable			49	
50	0	Receivables from officers, directors, trustee	1-			
		and key employees			50	
ssets	1 a	Other notes and loans receivable	51a			
Ass	b				51c	
52	2	Inventories for sale or use			52	***************************************
53	3	Prepaid expenses and deferred charges			53	
54	4	Investments · securities	Cost FMV		54	
55	5 a	Investments · land, buildings, and				
		equipment: basis	55a			
i	b	Less: accumulated depreciation	55b		55c	
56		Investments - other			56	
57	7 a	Land, buildings, and equipment: basis	572 2,880.			
		Less: accumulated depreciation STMT 5			57c	2,592
58		Other assets (describe)		58	
59	9	Total assets (must equal line 74). Add lines	45 through 58	0.	59	962,340
60	0	Accounts payable and accrued expenses			60	65,307
61	1	Grants payable			61	
62	2	Deferred revenue			62	
64	3	Loans from officers, directors, trustees, and			53	
ā 64	s P	Tax-exempt bond liabilities			64a	
E	þ	Mortgages and other notes payable			64b	
65	5	Other liabilities (describe)		65	
					1	
66		Total liabilities. Add lines 60 through 65)		0.	66	65,307.
O	rgai	nizations that follow SFAS 117, check here	and complete lines			
		67 through 69 and lines 73 and 74.				
8 67	7	Unrestricted			67	897,033.
g 68		Temporarily restricted			68	
o 69		Permanently restricted			69	
	rgar	nizations that do not follow SFAS 117, che	ck here 🕨 🔛 and			
5 10		complete lines 70 through 74.	1			
. O				70		
70		Capital stock, trust principal, or current fund	· · · · · · · · · · · · · · · · · · ·			
70 71)	Capital stock, trust principal, or current fund Paid in or capital surplus, or land, building, a			71	
70 71 72 77 77 77 77 77 77 77 77 77 77 77 77)		nd equipment fund		72	
70 71 71) !	Paid in or capital surplus, or land, building, a	nd equipment fund		72	
70 71 72 72 73) ! !	Paid in or capital surplus, or land, building, a Retained earnings, endowment, accumulate	nd equipment fund d income, or other funds rough 69 or lines 70 through 72:	1	72	897,033. 962,340.

Form **990** (2):15,

Par	Reconciliation of Revenue per Audited Fining instructions.)	ancial Statements W	ith Revenue p	er Ro	eturn (Se	e the
a 7	fotal revenue, gains, and other support per audited financial statem	ents			a 2,	571,811.
b A	Amounts included on line a but not on Part I, line 12:	,	-			
1 1	Net unrealized gains on investments	<u>L</u>	1			
2 [Donated services and use of facilities		12			
3 F	Recoveries of prior year grants	k	03			
	Other (specify):	l x	04			
	Add lines b1 through b4				р	0.
	Subtract line b from line a				ε 2,	571,811.
	Amounts included on Part I, line 12, but not on line a:					
	nvestment expenses not included on Part I, line 6b	1	11			
	Other (specify):		12			
	Add lines d1 and d2				d	0.
	Total revenue (Part I, line 12). Add lines c and d					571,811.
Pari	IV-B Reconciliation of Expenses per Audited Fir	ancial Statements V	Vith Expenses	per	Return	
	otal expenses and losses per audited financial statements				a 1,	674,778.
	Amounts included on line a but not on Part I, line 17:					
	Oonated services and use of facilities	l l	01			
2 F	Prior year adjustments reported on Part I, line 20	Ī.	12			
3 1	osses reported on Part I, line 20	1	3			
		l.	14			
	Other (specify):	L			ь	0.
	- 20 1 M 1 M 1 M 1 M 1 M 1 M 1 M 1 M 1 M 1					674,778.
	Subtract line b from line a					0,2,,,,,
	Amounts included on Part I, line 17, but not on line a:	1.	1			
	nvestment expenses not included on Part I, line 6b		12			
	Other (specify):					0
	Add lines d1 and d2				d	0. 674,778.
pT						
	Total expenses (Part I, line 17). Add lines c and d	F				
	t V-A Current Officers, Directors, Trustees, and K	ey Employees (List eac	ch person who was	an of		
	Total expenses (Part I, line 17). Add lines c and d LV-A Current Officers, Directors, Trustees, and K or key employee at any time during the year even if they w (A) Name and address	ey Employees (List eac	ch person who was e the instructions.)	(D) Co	ntributions to	(E) Expense account and
Par	Current Officers, Directors, Trustees, and K or key employee at any time during the year even if they w (A) Name and address	(ey Employees (List eac rere not compensated.) (Sec (B) Title and average hours per week devoted to position	ch person who was the instructions.) (C) Compensation (If not paid, enter	(D) Co	fficer, direc	(E) Expense account and
Par	Current Officers, Directors, Trustees, and K or key employee at any time during the year even if they w (A) Name and address PERO	(ey Employees (List each vere not compensated.) (See (B) Title and average hours per week devoted to position PRESIDENT	ch person who was the instructions.) (C) Compensation (If not paid, enter	(D) Co	ntributions to	(E) Expense account and
Par DAN 133	current Officers, Directors, Trustees, and K or key employee at any time during the year even if they w (A) Name and address PERO 1 PENNSYLVANIA AVENUE, NW	(ey Employees (List each rere not compensated.) (See (B) Title and average hours per week devoted to position PRESIDENT	ch person who was e the instructions.) (C) Compensation (If not paid, enter -0)	(D) Co	fficer, direct intributions to byee benefit a & deferred insation plans	(E) Expense account and other allowances
DAN 133 WAS	Current Officers, Directors, Trustees, and K or key employee at any time during the year even if they w (A) Name and address PERO 1 PENNSYLVANIA AVENUE, NW HINGTON, DC 20004	(ey Employees (List each rere not compensated.) (Second (B) Title and average hours per week devoted to position PRESIDENT 1.00	ch person who was the instructions.) (C) Compensation (If not paid, enter	(D) Co	ntributions to	(E) Expense account and
DAN 133 WAS	Current Officers, Directors, Trustees, and K or key employee at any time during the year even if they w (A) Name and address PERO 1 PENNSYLVANIA AVENUE, NW HINGTON, DC 20004 VE HANTLER	(ey Employees (List each rere not compensated.) (See (B) Title and average hours per week devoted to position PRESIDENT	ch person who was e the instructions.) (C) Compensation (If not paid, enter -0)	(D) Co	fficer, direct intributions to byee benefit a & deferred insation plans	(E) Expense account and other allowances
DAN 133 WAS STE 133	Current Officers, Directors, Trustees, and K or key employee at any time during the year even if they w (A) Name and address PERO 1 PENNSYLVANIA AVENUE, NW HINGTON, DC 20004 VE HANTLER 1 PENNSYLVANIA AVENUE, NW	(ey Employees (List each vere not compensated.) (See (B) Title and average hours per week devoted to position PRESIDENT 1.00 CHAIRMAN	ch person who was a the instructions.) (C) Compensation (If not pald, enter -0)	(D) Co	fficer, direct niributions to byse benefit a certific and assisting plans	(E) Expense account and other allowances
DAN 133 WAS STE 133 WAS	Current Officers, Directors, Trustees, and K or key employee at any time during the year even if they w (A) Name and address PERO 1 PENNSYLVANIA AVENUE, NW HINGTON, DC 20004 VE HANTLER 1 PENNSYLVANIA AVENUE, NW HINGTON, DC 20004	ey Employees (List each vere not compensated.) (See (B) Title and average hours per week devoted to position PRESIDENT 1.00 CHAIRMAN 1.00	ch person who was e the instructions.) (C) Compensation (If not paid, enter -0)	(D) Co	fficer, direct intributions to byee benefit a & deferred insation plans	(E) Expense account and other allowances
DAN 133 WAS STE 133 WAS	Current Officers, Directors, Trustees, and K or key employee at any time during the year even if they w (A) Name and address PERO 1 PENNSYLVANIA AVENUE, NW HINGTON, DC 20004 VE HANTLER 1 PENNSYLVANIA AVENUE, NW HINGTON, DC 20004	(ey Employees (List each vere not compensated.) (See (B) Title and average hours per week devoted to position PRESIDENT 1.00 CHAIRMAN	ch person who was a the instructions.) (C) Compensation (If not pald, enter -0)	(D) Co	fficer, direct niributions to byse benefit a certific and assisting plans	(E) Expense account and other allowances
DAN 133 WAS STE 133 WAS JOH 133	Current Officers, Directors, Trustees, and K or key employee at any time during the year even if they w (A) Name and address PERO 1 PENNSYLVANIA AVENUE, NW HINGTON, DC 20004 VE HANTLER 1 PENNSYLVANIA AVENUE, NW HINGTON, DC 20004 N ENGLER 1 PENNSYLVANIA AVENUE, NW	ey Employees (List each rere not compensated.) (See (B) Title and average hours per week devoted to position PRESIDENT 1.00 CHAIRMAN 1.00 DIRECTOR	ch person who was a the instructions.) (C) Compensation (If not paid, enter -0) 0.	(D) Co	fficer, directions to byes benefit a certain plans of a certain plans	(E) Expense account and other allowances O .
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DAN 133 WAS STE 133 WAS JOH 133 WAS LEA	Current Officers, Directors, Trustees, and K or key employee at any time during the year even if they w (A) Name and address PERO 1 PENNSYLVANIA AVENUE, NW HINGTON, DC 20004 VE HANTLER 1 PENNSYLVANIA AVENUE, NW HINGTON, DC 20004 N ENGLER 1 PENNSYLVANIA AVENUE, NW HINGTON, DC 20004 N ENGLER 1 PENNSYLVANIA AVENUE, NW HINGTON, DC 20004 NNE WILSON	ey Employees (List each rere not compensated.) (See (B) Title and average hours per week devoted to position PRESIDENT 1.00 CHAIRMAN 1.00 DIRECTOR	ch person who was a the instructions.) (C) Compensation (If not paid, enter -0) 0.	(D) Co	fficer, directions to byes benefit a certain plans of a certain plans	(E) Expense account and other allowances O .
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Pan DAN 133 WAS STE 133 WAS JOH 123 WAS LEA 133	Current Officers, Directors, Trustees, and K or key employee at any time during the year even if they we (A) Name and address PERO 1 PENNSYLVANIA AVENUE, NW HINGTON, DC 20004 VE HANTLER 1 PENNSYLVANIA AVENUE, NW HINGTON, DC 20004 N ENGLER 1 PENNSYLVANIA AVENUE, NW HINGTON, DC 20004 NNEWILSON 1 PENNSYLVANIA AVENUE, NW	ey Employees (List each vere not compensated.) (See (B) Title and average hours per week devoted to position PRESIDENT 1.00 CHAIRMAN 1.00 DIRECTOR 1.00 DIRECTOR	ch person who was a the instructions.) (C) Compensation (If not paid, enter -0) 0.	(D) Co	ntributions to byse benefit a 8 cetered nsation plans	(E) Expense account and other allowances O .
Pan DAN 133 WAS STE 133 WAS JOH 123 WAS LEA 133	Current Officers, Directors, Trustees, and K or key employee at any time during the year even if they we (A) Name and address PERO 1 PENNSYLVANIA AVENUE, NW HINGTON, DC 20004 VE HANTLER 1 PENNSYLVANIA AVENUE, NW HINGTON, DC 20004 N ENGLER 1 PENNSYLVANIA AVENUE, NW HINGTON, DC 20004 NNEWILSON 1 PENNSYLVANIA AVENUE, NW	ey Employees (List each vere not compensated.) (See (B) Title and average hours per week devoted to position PRESIDENT 1.00 CHAIRMAN 1.00 DIRECTOR 1.00 DIRECTOR	ch person who was a the instructions.) (C) Compensation (If not paid, enter -0) 0.	(D) Co	ntributions to byse benefit a 8 cetered nsation plans	(E) Expense account and other allowances O .
Pan DAN 133 WAS STE 133 WAS JOH 123 WAS LEA 133	Current Officers, Directors, Trustees, and K or key employee at any time during the year even if they we (A) Name and address PERO 1 PENNSYLVANIA AVENUE, NW HINGTON, DC 20004 VE HANTLER 1 PENNSYLVANIA AVENUE, NW HINGTON, DC 20004 N ENGLER 1 PENNSYLVANIA AVENUE, NW HINGTON, DC 20004 NNEWILSON 1 PENNSYLVANIA AVENUE, NW	ey Employees (List each vere not compensated.) (See (B) Title and average hours per week devoted to position PRESIDENT 1.00 CHAIRMAN 1.00 DIRECTOR 1.00 DIRECTOR	ch person who was a the instructions.) (C) Compensation (If not paid, enter -0) 0.	(D) Co	ntributions to byse benefit a 8 cetered nsation plans	(E) Expense account and other allowances O .
Pan DAN 133 WAS STE 133 WAS JOH 123 WAS LEA 133	Current Officers, Directors, Trustees, and K or key employee at any time during the year even if they we (A) Name and address PERO 1 PENNSYLVANIA AVENUE, NW HINGTON, DC 20004 VE HANTLER 1 PENNSYLVANIA AVENUE, NW HINGTON, DC 20004 N ENGLER 1 PENNSYLVANIA AVENUE, NW HINGTON, DC 20004 NNEWILSON 1 PENNSYLVANIA AVENUE, NW	ey Employees (List each vere not compensated.) (See (B) Title and average hours per week devoted to position PRESIDENT 1.00 CHAIRMAN 1.00 DIRECTOR 1.00 DIRECTOR	ch person who was a the instructions.) (C) Compensation (If not paid, enter -0) 0.	(D) Co	ntributions to byse benefit a 8 cetered nsation plans	(E) Expense account and other allowances O .
Pan DAN 133 WAS STE 133 WAS JOH 123 WAS LEA 133	Current Officers, Directors, Trustees, and K or key employee at any time during the year even if they we (A) Name and address PERO 1 PENNSYLVANIA AVENUE, NW HINGTON, DC 20004 VE HANTLER 1 PENNSYLVANIA AVENUE, NW HINGTON, DC 20004 N ENGLER 1 PENNSYLVANIA AVENUE, NW HINGTON, DC 20004 NNEWILSON 1 PENNSYLVANIA AVENUE, NW	ey Employees (List each vere not compensated.) (See (B) Title and average hours per week devoted to position PRESIDENT 1.00 CHAIRMAN 1.00 DIRECTOR 1.00 DIRECTOR	ch person who was a the instructions.) (C) Compensation (If not paid, enter -0) 0.	(D) Co	ntributions to byse benefit a 8 cetered nsation plans	(E) Expense account and other allowances O .

	m 990 (2005) AMERICAN JUSTICE PAR	TNERSHIP		20-2222	409 Page 6
þ	art V-A Current Officers, Directors, Trustees, and K	(ey Employees (contin	ued)		Yes No
75	Enter the total number of officers, directors, and trustees permitted meetings	to vote on organization bu	usiness at board	3	100 100
	Are any officers, directors, trustees, or key employees listed in Form listed in Schedule A, Part I, or highest compensated professional a Part II-A or II-B, related to each other through family or business related in the individuals and explains the relationship of the professional and professiona	m 990, Part V-A, or highest	compensated empractors listed in Sc	oloyees	75b X
9	Do any officers, directors, trustees, or key employees listed in Form listed in Schedule A, Part I, or highest compensated professional a Part II-A or II-B, receive compensation from any other organizations organization through common supervision or common control?	nd other independent cont , whether tax exempt or tax	ractors listed in Sc kable, that are rela	shodulo A	75e X
	Note. Related organizations include section 509(a)(3) supporting or if "Yes," attach a statement that identifies the individuals, explains the relation describes the compensation arrangements, including amounts paid to each Does the organization have a written conflict of interest policy?	nship between this organization individual by each related orga	nization.	ļ.	
Pe	Former Officers, Directors, Trustees, and Ko Benefits (If any former officer, director, trustee, or key e the year, list that person below and enter the amount of co	mplovee received compen-	Received Com	pensation of	bolow) during
	(A) Name and address NONE	(B) Loans and Advances	(C) Compensation	(0) Contributions to employee benefit plans & deterred	(E) Expense account and
				compensation plans	other allowances
				,	
-	Other Information (See the instructions.)				Yes No
76	Did the organization engage in any activity not previously reported to description of each activity	·····			76 X
77 78 a	Were any changes made in the organizing or governing documents bif "Yes," attach a conformed copy of the changes.			-	77 X
70 a b 79	Did the organization have unrelated business gross income of \$1,000 If "Yes," has it filed a tax return on Form 990-T for this year? Was there a liquidation dissolution, termination or substaction or business.			N/A 78	8a X 8b
50 a	Was there a liquidation, dissolution, termination, or substantial contral is the organization related (other than by absolution with a statewide membership, governing bodies, trustees, officers, etc., to any other exit. Yes, lenter the name of the organization.	or nationwide creanization	d through common	ement 7	19 X Da X
31 a	The state of the s	und Libeck what far it is	Lizzeroei or 31 a	0 / 31	, i - 1
	with 16				no 990 (2005)

-		m 990 (2005) AMERICAN JUSTICE PARTNERSHIP	20-2222	2409) F	age
		ort VI Other Information (continued)			Yes	
82	3	Did the organization receive donated services or the use of materials, equipment, or facilities at no charge or at s	substantially	T		
		less than fair rental value?		82a		Х
	b	If "Yes," you may indicate the value of these items here. Do not include this				
		amount as revenue in Part I or as an expense in Part II.				
		(See instructions in Part III.)	N/A) A 100 LO 10	2000000	N. S.
83	8	Did the organization comply with the public inspection requirements for returns and exemption applications?		83a	Х	
	b	Did the organization comply with the disclosure requirements relating to quid pro quo contributions?	N/A	83b		
84	8	Did the organization solicit any contributions or gifts that were not tax deductible?		84a		X
	b	If "Yes," did the organization include with every solicitation an express statement that such contributions or gifts	were not			
		tax deductible?	N/A	84b		
85		501(c)(4), (5), or (6) organizations. a Were substantially all dues nondeductible by members?		85a		X
	b	Did the organization make only in-house lobbying expenditures of \$2,000 or less?		85b	Х	
		If "Yes" was answered to either 85a or 85b, do not complete 85c through 85h below unless the organization rece	eived a			
		walver for proxy tax owed for the prior year.				
	C		N/A			
	d	Section 162(e) lobbying and political expenditures	N/A			
	9		N/A			
	1	Taxable amount of lobbying and political expenditures (line 85d less 85e)	N/A			
. !	9	Does the organization elect to pay the section 6033(e) tax on the amount on line 85f?	N/A	85g		
	h	If section 6033(e)(1)(A) dues notices were sent, does the organization agree to add the amount on line 85f				
		to its reasonable estimate of dues allocable to nondeductible lobbying and political expenditures for the				
			N/A	85h		
86		501(c)(7) organizations. Enter: a Initiation fees and capital contributions included on				
		line 12 86a	N/A			
)		N/A			
87			N/A			
t		Gross income from other sources. (Do not net amounts due or paid to other sources				
	1		N/A			
88		At any time during the year, did the organization own a 50% or greater interest in a taxable corporation or partner	ship,			
	(or an entity disregarded as separate from the organization under Regulations sections 301.7701-2 and 301.7701-	37			
	-	If "Yes," complete Part IX		88		Х
89 a	1 5	501(c)(3) organizations. Enter: Amount of tax imposed on the organization during the year under:				
		section 4911 ► N/A ; section 4912 ► N/A ; section 4955 ► N/A				oviler Voteto
		501(c)(3) and 501(c)(4) organizations. Did the organization engage in any section 4958 excess benefit			1	
		transaction during the year or did it become aware of an excess benefit transaction from a prior year?		1		
_		If 'Yes,' attach a statement explaining each transaction	V/A	89b		
C		Enter: Amount of tax imposed on the organization managers or disqualified persons during the year under				
,	5	sections 4912, 4955, and 4958			I/A	
ם - תמ	į.	Enter: Amount of tax on line 89c, above, reimbursed by the organization		1	I/A	
		List the states with which a copy of this return is filed ▶ DC	7			
ם ימ	,	Number of employees employed in the pay period that includes March 12, 2005				. 0
118		The books are in care of THE PARTNERSHIP Telephone no.				
h		Located at ▶ 1331 PENNSYLVANIA AVENUE, NW, WASHINGTON, DC	ZIP + 4 ► 20	0004		
U	ρ.	At any time during the calendar year, did the organization have an interest in or a signature or other authority		-		
		over a financial account in a foreign country (such as a bank account, securities account, or other financial	_		es	No
		account)?		915		X
		If "Yes," enter the name of the foreign country ► N/A				
		See the instructions for exceptions and filing requirements for Form TD F 90-22.1, Report of Foreign Bank	ì			
		and Financial Accounts.	j			
·	- 15	At any time during the calendar year, did the organization maintain an office outside of the United States?	! !	91c :	ı	X
2		if "Yes," enter the name of the foreign country N/A				_
		Section 4947(a)(1) nonexempt preritable trusts filing Form 090 in Lea of Form 1041- Check nere	4. 41. 54.		> :	
		and enter the amount of toxes empt interest recoved or accrowd during the tiacyear		N/A		
				: orn: 8	90	\mathfrak{M}_{ij}

1.00

Amount	sion code	Amount	function income
			:
			2
***************************************		▶_	W-1010
lumn (E) of Part VII contribu prposes).	ted important	ly to the accomplishment of	the organization's

	ded Entit		
		(I))	161
(C) Nature of activities		Total income	(E) End-of-year assets
			End-of-year
			End-of-year
			End-of-year
	e 12, Part I. nplishment of Exen umn (E) of Part VII contribu rrposes).	e 12, Part I. pplishment of Exempt Purpo umn (E) of Part VII contributed importantl irposes).	e 12, Part I. nplishment of Exempt Purposes (See the instruction umn (E) of Part VII contributed importantly to the accomplishment of

Schedule B (Form 990, 990-EZ, or 990-PF)

Department of the Treasury Internal Revenue Service

Schedule of Contributors

Supplementary Information for line 1 of Form 990, 990-EZ, and 990-PF (see instructions)

OMB No. 1545-0047

2005

Name of organization

Employer identification number

AI	TERICAN JUSTICE PARTNERSHIP	20-2222409						
Organization type (check one):								
Filers of:	Section:							
Form 990 or 990-EZ	X 501(c)(δ) (enter number) organization							
	4947(a)(1) nonexempt charitable trust not treated as a private foundation							
	527 political organization							
Form 990-PF	501(c)(3) exempt private foundation							
	4947(a)(1) nonexempt charitable trust treated as a private foundation							
	501(c)(3) taxable private foundation							
	s covered by the General Rule or a Special Rule . (Note : Only a section 501(c)(7), (8), or ad a Special Rule-see instructions.)	(10) organization can check boxes						
General Rule-								
X For organizations fi contributor. (Comp	ling Form 990, 990·EZ, or 990·PF that received, during the year, \$5,000 or more (in mone lete Parts I and II.)	ey or property) from any one						
Special Rules-								
sections 1.509(a)-3.	e)(3) organization filing Form 990, or Form 990-EZ, that met the 33 1/3% support test und /1.170A-9(e) and received from any one contributor, during the year, a contribution of the ne 1 of these forms. (Complete Parts I and II.)							
aggregate contribut)(7), (8), or (10) organization filing Form 990, or Form 990-EZ, that received from any one tions or bequests of more than \$1,000 for use exclusively for religious, charitable, scient evention of cruelty to children or animals. (Complete Parts I, II, and III.)	contributor, during the year, lific, literary, or educational						
some contributions \$1,000. (If this box in charitable, etc., pur	(7), (8), or (10) organization filing Form 990, or Form 990-EZ, that received from any one for use <i>exclusively</i> for religious, charitable, etc., purposes, but these contributions did n is checked, enter here the total contributions that were received during the year for an expose. Do not complete any of the Parts unless the General Rule applies to this organizatious, charitable, etc., contributions of \$5,000 or more during the year.)	ot aggregate to more than xclusively religious, tion because it received						
aution: Organizations that are not covered by the General Rule and/or the Soecial Rules do not file Schedule B (Form 990, 990-EZ, or 990-PF), but oy must check the box in the heading of their Form 990-EZ, or on fine 2 of their Form 990-PF, to certify that they do not meet the filing quirements of Schedule B (Form 990, 990-EZ, or 990-PF).								

Page 1 of 2 of Part I

AMERICAN JUSTICE PARTNERSHIP

20-2222409

Part I	Contributors (See Specific Instructions.)		
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
1	AMERICAN TORT REFORM 1101 CONNECTICUT AVE., NW WASHINGTON, DC 20036	\$ 50,000.	Person X Payroll
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
2	EQUAL JUSTICE 600 S WALNUT ST. LANSING, MI 48933-2209	\$1,000,000.	Person X Payroll Noncash (Complete Part II if there is a noncash contribution.
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
3	HSBC 1501 FEEHANVILLE DR. MT. PROSPECT, IL 60056	\$ 250,000.	Person X Payroll Noncash (Complete Part II if there is a noncash contribution.
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
4	DEVON 20 N. BROADWAY OKLAHOMA CITY, OK 73102	\$ 500,000.	Person X Payroll Noncash (Complete Part II if there is a noncash contribution.
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
5	WEYERHAEUSER WEYERHAEUSER WAY SOUTH FEDERAL WAY, WA 98063-9769	\$	Person X Payroll
(a) No.	(b) Name, uddress, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
5	GE PO BOX 60500 FORT MYERS, PL 83905	\$ 250,000.	Person X Phyroll Noncoon Countries: Particular of a manerican control of the con

	Organization	Emp	loyer identification number
	ICAN JUSTICE PARTNERSHIP		20-2222409
Part I	Contributors (See Specific Instructions.)		
(a) No	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
7	VERIZON		Person X Payroll
	1095 AVE. OF AMERICA NEW YORK, NY 10036	\$\$	Noncash (Complete Part II if there
(a)	(b)	(c)	is a noncash contribution
No.	Name, address, and ZIP + 4	Aggregate contributions	Type of contribution
8	PEPSI 700 ANDERSON HILL ROAD		Person X Payroll
		\$ 50,000.	Noncesh (Complete Part II if there
	PURCHASE, NY 10577		is a noncash contribution
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
9	AMERICAN ELECTRIC		Person X
	1 RIVERSIDE PLAZA	\$151,810.	Payroll Noncash
	COLUMBUS, OH 43215		(Complete Part II if there is a noncash contribution.
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
		\$	Person Payroll Noncash
			(Complete Part II if there is a noncash contribution.
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
			Person Payroll Noncash
			(Complete Part II if there is a noncash contribution.
(a) No.	(b) Name, address, and ZIP 4 4	(c) Aggregate contributions	(d) Type of contribution
			Person
		5	Nonceph (Complete Part II Chaire is a nonceph contribution
	en 1900 de la California de La Californi	Semidate 8 (Furn)	190 190-67 or 190-8F1 (2025)

Semidate 8 (Faire 190 190-27 16/1990-25)

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Unadjusted Cost Or Basis	•								
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(D) - Asset disposed

*ITC, Section 179, Salvage, Bonus, Commercial Revitalization Deduction, GO Zone

FORM 990		0	STATEMENT		
DESCRIPTION		(A) TOTAL	(B) PROGRAM SERVICES	(C) MANAGEMENT AND GENERAL	(D)
BANK AND PAYROL FEES INSURANCE CONSULTING CONTRIBUTIONS TORGANIZATIONS OTHER SERVICE FMISCELLANEOUS MILEAGE REIMBMEMBERSHIP FEES TOTAL TO FM 990	O EE	3 3,78 25,00 102,00 450,99 83 1,11 30	0. 0. 0. 0. 0.		
FORM 990		CASH GRANT	S AND ALLOCATIONS		STATEMENT
CLASSIFICATION	DONEE'S	NAME	DONEE'S ADDRESS	DONEE'S RELATIONSH	IP AMOUNT
SUB GRANT AWARD	KANSAS COMMERC	CHAMBER OF	835 SW TOPEKA BLVD, TOPEKA, KS 66612	NONE	25,000
SUB GRANT AWARD	TEXAS C JUSTICE		401 W. 15TH STREET, SUITE 975 AUSTIN, TX 78701	NONE	20,000
SUB GRANT AWARD	OKLAHOM	A CHAMBER	330 N.E. 10TH STREET, OKLAHOMA CITY, OK 73104	NONE	30,000
SUB GRANT AWARD	FLORIDA REFORM	JUSTICE	210 SOUTH MONROE STREET, TALLAHASSEE, FL	NONE	14,992
SUB GRANT AWARD	AMERICA REFORM	N TORT	1101 CONNECTICUT AVENUE, NW, WASHINGTON, DC	NONE	870,000
SUB GRANT AWARD	SOUTH C	AROLINA USTICE	826 ASSEMBLY STREET, COLUMBIA, SC 29201	NONE	50,000
SUB GRANT AWARD	WMC ISS		501 E. WASHINGTON AVE., MADISON, WI 53703		36,000

AMERICAN	JUSTICE	PARTNERSHIP
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20-2222409

TOTAL INCLUDED ON FORM 990, PART II, LINE 22

1,039,992.

FORM 990

STATEMENT OF PROGRAM SERVICE ACCOMPLISHMENTS

STATEMENT

3

DESCRIPTION OF PROGRAM SERVICE ONE

EACH ACTIVITY THAT WE SUPPORT MUST MEET ONE OF THE THREE GOALS OF THE AJP. OUR SUPPORT OF LEGISLATIVE INITIATIVES IN SEVERAL STATES HELPED LEAD TO VARYING DEGREES OF REFORM. OUR SUPPORT OF PARTNER EFFORTS TO ADVOCATE FOR PRO-REFORM CANDIDATES FOR PUBLIC OFFICE WAS SUCCESSFUL IN THE SUPPORT BY THE PUBLIC OF MANY PRO-REFORM CANDIDATES COMMITTED TO LEGAL REFORM AGENDAS.

	GRANTS	EXPENSES	-
TO FORM 990, PART III, LINE A			
FORM 990 STATEMENT OF ORGANIZATION'S PRIMARY PART III	EXEMPT PURPOSE	STATEMENT	4

EXPLANATION

THE AJP HAS THREE GOALS: 1) ENHANCE PUBLIC UNDERSTANDING ABOUT THE IMPORTANCE OF LEGAL REFORM AND THE NEED TO BECOME POLITICALLY INVOLVED; 2) WORK TO ENACT LEGISLATION AND ADOPT COURT RULES IN THE STATES TO SUBSTANTIALLY REDUCE THE PERVERSE INCENTIVES FOR JUNK LAWSUITS THAT ARE HURTING AMERICAN BUSINESSES AND CONSUMERS WIHILE MAINLY BENEFITING THE TRIAL LAWYERS; 3) CREATE A CLIMATE, STATE BY STATE, IN WHICH PRO-REFORM CANDIDATES FOR GOVERNOR, THE STATE LEGISLATURE, SUPREME COURT AND LOWER COURTS, AND ATTORNEY GENERAL ARE SUPPORTED BY THE PUBLIC.

AMERICAN JUSTICE PARTN

FORM 990	DEPRI	ECIATI	ION	OF	ASSE	TS NOT	HELD	FOR	INVESTMENT	STATEMENT	5
DESCRIPTION						COS	r OR BASI	5	ACCUMULATED DEPRECIATION	BOOK VALU	E
EQUIPMENT							2,8	80.	288.	2,5	92.
TOTAL TO FORM	990,	PART	IV,	, Lì	N 57		2,8	80.	288.	2,5	92.

Department of the Treasury Internal Revenue Service

Return of Organization Exempt From Income Tax
Under section 501(c), 527, or 4947(a)(1) of the Internal Revenue Code (except black lung benefit trust or private foundation)

► The organization may have to use a copy of this return to satisfy state reporting requirements.

OMB No. 1545-0047 Open to Public inspection

Fire 180 (BOAR)

A	For t	he 2	006 calendar year, or tax year beginning		ending	rabouting tadout	emen	ts.		purbac	lon
8	Check	t if	C Name of organization	6119	อากาเก็	FAVE	I				
	appilo		use IRS				THE T	p ubjo∧ai	r identifica	ition numi	190
	Ad	su Be quest	photo of AMERICAN JUSTICE PARTNERSHIP				1	1	Sen in a	00	
	Na che	ange me	type Number and street for D.O. hould mail to and daily	4	224	09					
	init nett	tat um	Specific 1331 PENNSYLVANIA AVENUE, NW		lephon		0				
	nF1		tinstructions. City or town, state or country, and ZIP + 4				-			100	
		ende	WASHINGTON, DC 20004				FAC	counting n	neshoot L	Cash	2
		olicati	on Section 501(c)(3) prognizations and 4947(a)(1) nonexempt exertish	la truete	T.,			Other (specif			
			must attach a completed Schedule A (Form 990 or 990-EZ).		n and	d lare not appi	icabl	e to se	ction 52		
G	Webs	ite:	▶WWW.AMERICANJUSTICEPARTNERSHIP.ORG	C		is this a group r					X No
J	Organ	nizat	Ion typs (check only one) ► X 501(c) (6) < (Insert no.)			If "Yes," enter nu				N/A	
K	Check	c her	e I if the organization is not a 509(a)(3) supporting organization and it	01 321	٦ ' '	Are all affiliates i (If "No," attach a	list \		N/A	Yes	L No
	receip	its a	re normally not more than \$25,000. A return is not required, but if the organization	is gross	H(d)	Is this a separate	เปลา	m filed	by an or-		(, , , , , , , , , , , , , , , , , , ,
	choos	es to	o file a return, be sure to file a complete return.	uon		ganization cover					X No
				·	NO.	Group Examptio	n Nun	nber 🕨	·	N/A	
L	Gross	1906	pipts: Add lines 6b, 8b, 9b, and 10b to line 12 ► 6, 70 3	.786.	m	Check ▶ i Sch. 8 (Form 99	n ne (organiz	ation is no	ot required	to attach
P	ert I	F	Revenue, Expenses, and Changes in Net Assets or Fi	und Bal:	ances	ocii. u (i oiiii 33	0, 950	J-EZ, 0	1990-27).		
	1		Contributions, gifts, grants, and similar amounts received:	4114 9016	211003			18888888	1		
	1	a 1	Contributions to donor advised funds	1a	1						
		b	Direct public support (not included on line 1a)	10	 	6,629,8	16	-			
		ε !	Indirect public support (not included on line 1a)	10	 	0,025,0	20.	ł			
		d (Government contributions (grants) (not included on line 1a)	10	 						
		8	Total (add lines 1a through 1d) (cash \$ 6,629,846 nonca	eh &					6	620	046
	2	1	Program service revenue including government fees and contracts (from Part \	/11 line 03\			1	18	0	,629,	846.
	3	1	Membership dues and assessments	vii, iiilo 33)			•••••	2			
	4	J	interest on savings and temporary cash investments			••••••••••	• • • • •	3		72	0.4.0
	5	(Dividends and Interest from securities		•••••	***************************************		4		13,	940.
	6	a (Gross rents	8a]		••••	5			
		b (Less: rental expenses	Sh.					-		
•		c i	Net rental income or (loss). Subtract line 6b from line 6a								
Z C	7	(Other investment income (describe			************************	٠	8c 7			
Revenue	8	8 (Gross amount from sales of assets other (A) Securities			(B) Other	-				
<u> </u>		t	han inventory	8a		(p) Other					
		b L	ess: cost or other basis and sales expenses	8b							
		6 (dain or (loss) (attach schedule)	38			\neg				
		q v	let gain or (loss). Combine line 8c, columns (A) and (B)					8d			
	9	S	pecial events and activities (attach schedule). If any amount is from gaming, cl	heck here							
		a G	COSS revenue (not including \$ of contributions reported on line 1h)	Qa							
	1	ם נ	ess: direct expenses other than fundraising expenses	9b							
	(c N	et income or (loss) from special events. Subtract line 9b from line 9a					9¢			
	10	a J	1055 Sales of inventory, 1855 returns and allowances	10a							
		b L	ess: cost of goods sold	10h				22			
		G	ross profit or (loss) from sales of inventory (attach schedule). Subtract line 10t	b from line 1	10a	7-1		10c			
-	11	U	ther revenue (from Part VII, line 103)				ſ	11			
	12		starrevenue. Add lines re, 2, 3, 4, 5, 6c. 7, 8d. 9c. 10c. and 11				- 1	12	6.	703,	786
S	13		odenia sorvices (nom mie 44' Comilli (B))				- 1	13	/		
Eapenses	14		magement and general (noth the 44, Coaling (C))	*** *******			i	14			
8	15		moralsing (normine 44, Colemn (D))				î	45			
: III	16	Ρ.	yn ants to animies (attach schedule)				1	46 1			
:	17		not tapenses. For and 5 to ann 14, mannin (A)			- ** * ** **	· -	17	6.	583,9	115
.01	13							8	<u>~</u> 1.	119.8	771
Assets	50 : 8	ii) Ori	a alayara in terra provincia al perpanitrigi di il sur distra une digitagli, agli, agli, agli, per					19		119,8 397,0	3.3
4	21		The second secon							2.1 %	
		.16	Lacoats or tund between at end of year. Contiting uses 15, 19, and 20				-	21 :	1.0	ົງໄກ້, ງີ	01
ξ.		1117	A - For Privacy Act and Paperviork Reduction Act notice loss the paparate .	estructions.						1. 2. 1. <u>1. 1.</u>	

4DC>	
· form 3863 (Rev 4-2007) 700702200736 2210	
If you are filing for an Additional (not automatic) 3-Month Extension, complete only Part II and check this box Note. Only complete Part II if you have already been granted an automatic 3-month extension on a previously filed Form 8868. If you are filing for an Automatic 3-Month Extension, complete only Part I (on page 1).	7
Part II.: Additional (not automatic) 3-Month Extension of Time. You must the organs and one con-	A
Type or Name of Exempt Organization Employer identification num	ber
print AMERICAN JUSTICE PARTNERSHIP	
Number, street, and room or suite no. If a P.O. box, see instructions. 1331 PENNSYLVANIA AVENUE, NW City town or post office state and 700 and 710 a	
WASHINGTON, DC 20004	
Check type of return to be filed (File a separate application for each return): X Form 990 Form 990-EZ Form 990-T (sec. 401(a) or 408(a) trust)	6 6/60
Form 990-EZ Form 990-F Form 990-T (sec. 401(a) or 408(a) trust) Form 1041-A Form 5227 Form 8 Form 990-BL Form 990-PF Form 990-T (trust other than above) Form 4720 Form 6069	870
STOP! Do not complete Part II if you were not already granted an automatic 3-month extension on a previously filed Form 8868.	
• The books are in the care of ▶ THE PARTNERSHIP	-
Telephone No. ► 202-637-3000 FAX No. ►	
If the organization does not have an office or place of business in the United States, check this box If this is for a Group Return, extent the organization of the United States, check this box	
If this is for a Group Return, enter the organization's four digit Group Exemption Number (GEN) If this is for the whole group, check to box ▶ If this is for part of the group, check this box ▶ and attach a list with the names and FINs of all members the overseless in face.	his
4 I request an additional 3-month extension of time until NOVEMBER 15 2007	
5 For calendar year 2006, or other tax year beginning	
If this tax year is for less than 12 months, check reason: Initial return Final return Change in accounting periods. 7 State in detail why you need the extension	od
ADDITIONAL TIME IS NEEDED TO GATHER THE NECESSARY TEEMS TO COMPLETE AND	
ACCURATE RETURN.	
If this application is for Form 990-BL, 990-PF, 990-T, 4720, or 6069, enter the tentative tax, less any	
Tomerundable credits. See instructions.	
b If this application is for Form 990-PF, 990-T, 4720, or 6069, enter any refundable credits and estimated (ax payments made, include any prior year overpayment allowed as a credit and any amount paid	
previously with Form 8868.	
Balance Due, Subtract line 8b from line 8a. Include your payment with this form, or if required deposit	
WATER COURSE OF IT required. By using EFTPS (Electronic Federal Tax Payment System). See instructions. 8c S N/A	
Signature and Verification Under penalties of penury, I declare that I have examined this form, including accompanying schedules and statements, and to the best of my knowledge and belief, it is true, correct, and complete, and that I am authorized to prepare this form.	
Signature Manager Date 3-707	
Notice to Applicant, (To Be Completed by the IRS)	
we have approved this application. Please attach this form to the organization's return	
We have not approved this application. However, we have granted a 10-day grace period from the later of the date shown below or the due date of the organization's return (including any prior extensions). This application	
cate of the organization's return (including any prior extensions). This grace period is considered to be a valid extension of time for elections of the half not appropriate to be made on a timely return. Please attach this form to the organization's return.	
The have not approved this application. After considering the reasons stated in item 2, the connect arrive t	•
and a state period.	5
We cannot consider this application decause it was filed after the extended due date of the return for which an extension was requested. Other	
G. P.	
Precior San	
Alternate Mailing Address. Enter the address flyou write the oney of this adeastion for an additional Senerce extension returned to an address.	
Mame	
JOHNSON TANKAWA CONC. THE	-
With the Murinos and wrest on the section of sold and or and or and the section of the section o	
Dity or coving province on state, and contextry discretising poster or ZIP code)	

8868 mic+

(Rev. December 2006)

Department of the Treasury internal Revenue Service

Application for Extension of Time To File an **Exempt Organization Return**

File a separate application for each return.

CMB No. 1545-1709

Part I Automatic 3-Month Extension of Time. Only submit original ino c	CODIES naeded)
	ropics neededj.
ection 501(c)(3) corporations required to file Form 990-T and requesting an automatic 6-mor	
c complete Part I only	THE EXCENSION - SHECK THIS DOX
other corporations (including 1120-C filers), partnerships, REMICs, and trusts must use Fol file income tax returns.	erm 7004 to request an extension of time
ectronic Filing (e-file). Generally, you can electronically file Form 8868 if you want a 3-monted below (6 months for section 501 (c)(3) corporations required to file Form 990-T). However additional (not automatic) 3-month extension or (2) you file Forms 990-BL, 6069, or 8870, 0-T, Instead, you must submit the fully completed and signed page 2 (Part II) of Form 8868, it www.irs.goviefile and click on e-file for Chanties & Nonprofits.	er, you cannot file Form 8868 electronically if (1) you w
pe or Name of Exempt Organization	Employer identification number
AMERICAN JUSTICE PARTNERSHIP	20-2222409
oy ine date for Number, street, and room or suite no. If a P.O. box, see instructions. a your in See 1331 PENNSYLVANIA AVENUE, NW	
City, town or post office, state, and ZIP code. For a foreign address, see instruction WASHINGTON, DC 20004	ons.
eck type of return to be filed (file a separate application for each return):	
Form 990	Form 4720 Form 5227 Form 6069 Form 8870
The books are in the care of THE PARTNERSHIP	
Telephone No. ► 202-637-3000 FAX No. ►	
f the organization does not have an office or place of business in the United States, check to	this box
f this is for a Group Return, enter the organization's four digit Group Exemption Number (GE). If it is for part of the group, check this box.	
request an automatic 3-month (6-months for a section 501(c)(3) corporation required to find AUGUST 15, 2007 to file the exempt organization return for the organization return for the organization.	file Form 990-T) extension of time until
o to the organization steturn to:	Someone Harried above. The extension
≥ X calendar year 2006 cr	
tax year beginning, and ending	
If this tax year is for less than 12 months, check reason: Initial return	Final return Change in accounting period
if this application is for Form 990-BL, 990-PF, 390-T, 4720, or 6069, enter the tentative tax	V 000 000
nonretundable credits. See instructions.	20 6
fithis application is for Form 390-PF or 390-T, enter any refundable predits and estimated	1
tax carments made. Induce don prorived overpoyment allowed as a smoot.	3h C
Salance Due, Subtract line 3b from the 3at include your payment with this form, or, if required	perad
Gascost with FTD couldon on, firendown, by unine EFTRS, Electronic Federal Tox Poyment .	
ACMIT TO THE PROPERTY OF THE P	`
Per our among	
ur vetus (15 albans). Panu (17 tuur - 18 m.) taurus (18 alban) muarus (18 alban), bullin uu uroosa, erdin mie Perm, 1968, ree Forms d Taurus (18 alban)	

Grants paid from donor advised funds (attach schedule) (cash \$ 0 • noncash \$ If this amount includes foreign grants, check here				and general	
(cash \$ 0 noncash \$ If this amount includes foreign grants, check here	1 1				
If this amount includes foreign grants, check here					
	0.				
Other grants and allocations (attach eched	228				
other grants and anocations lattach school	ule)			STATEMENT 1	
(cash \$ 5,711,000 noncash \$	2				
If this amount includes foreign grants, check here	220	5,711,000.			
Specific assistance to individuals (attach					
schedule)	. 23				
Benefits paid to or for members (attach					
schedule)	. 24				
Compensation of current officers, directors, key					
employees, etc. listed In Part V-A	25a	300,000.			
Compensation of former officers, directors, key					
employees, etc. listed in Part V-B	. 25b	0.			
Compensation and other distributions, not include					
above, to disqualified persons (as defined under					
section 4958(f)(1)) and persons described in				×	
section 4958(c)(3)(B)	25c				
Salaries and wages of employees not					
included on lines 25a, b, and c	26			,	
Pension plan contributions not included on					T
lines 25a, b, and c	1 1				
Employee benefits not included on lines					
25a · 27	28				
Payroll taxes					····
Professional fundraising fees		128,727.			
Accounting fees		5,446.	1 1 1000		
Legal fees					
Supplies					
Telephone		2,196.			
Postage and shipping		6,079.			
Occupancy		3,600.			
Equipment rental and maintenance		3,000.			
Printing and publications		2,934.		<u> </u>	
Travel	39	45,539.			
Conferences, conventions, and meetings	40	30,000			
Interest		30,000.			
Depreciation, depletion, etc. (attach schedule	42	576.			
Other expenses not covered above (itemize		370.			
BANK AND PAYROLL FEES		140.		,	
INSURANCE	43a	2,185.			
SERVICE FEES	43b				
MISCELLANEOUS	43c	337,146.			
MEMBERSHIP FEES	43d	2,372			
MEMBERSHIP FEES	43e	5,975.			
	431				
7-A-14 A-14	43g			<u> </u>	
Total functional expenses. Add lines 22a through	1	1			
43g. (Organizations completing occumns (8)-(0),	: :			Î.	
there these totals to lines 12-15)	44 !	6,583,915.			
t Costs. Chook 🔊 📗 if you we rollown	g SOP	3-2			
ary Look 2014, areas are referred for independent barry	elge auct	lundralsing ac icharcol. 👍 o	iod ac (B) Pergram s.		. 718 X - No
a 1995 (Millerwyg research oan it there jost o	: s 3	<u>N/A</u> (6)	Mile - Fault this tes	Paret space subjects 3	Z.A
legistics and management and deaperst			the arriginal allocated		N/A
1				- Control of the state of the s	520.25. Soma (390

-	000 (0000)	AMEDICAN T	ICMICE DIDMINACUIA		
	m 990 (2006)	Program Service	JSTICE PARTNERSHIP Accomplishments (See the instructions.)	20-2	222409 Page
For Ho	m 990 is available for public w the public perceives an o	c inspection and, for so rganization in such cas	ome people, serves as the primary or sole source of the many be determined by the information present in Part III, the organization's programs and accomp	ed on its return. Theref	particular organization. ore, please make sure ti
Wh	at is the organization's prim	nary exempt purpose?	► SEE STATEMENT 3		Program Service Expenses
clie	nts served, publications iss	wed, etc. Discuss achie	eachievements in a clear and concise manner. Sta evements that are not measurable. (Section 501(c) usts must also enter the amount of grants and allo)(3) and (4)	(Required for 501(c)(3) and (4) orgs., and 4947(a)(1) trusts; but optional for others.)
а	SEE STATEMEN	Т 2			
					-
b	(Grants and allocations	\$) If this amount includes foreign grants, o	check here	
c	(Grants and allocations	\$) If this amount includes foreign grants, o	check here	
	(Grants and allocations	\$) If this amount includes foreign grants, o	check here	
d					

) If this amount includes foreign grants, check here

) If this amount includes foreign grants, check here

Form 990 (2006)

(Grants and allocations

Other program services (attach schedule)
(Grants and allocations \$

f Total of Program Service Expenses (should equal line 44, column (B), Program services)

Part IV Balance Sheets (See the instructions.) Note: Where required, attached schedules and amounts within the description column End of year Beginning of year should be for end-of-year amounts only. 959,748. 240,767. 45 45 Cash · non-interest-bearing 732,667. 46 Savings and temporary cash investments 48 80,000. 47 a Accounts receivable 80,000. 472 470 Less: allowance for doubtful accounts 48a 48 a Pledges receivable 48c h Less: allowance for doubtful accounts 486 49 Grants receivable 50 a Receivables from current and former officers, directors, trustees, and key employees Receivables from other disqualified persons (as defined under section 50b 4958(f)(1)) and persons described in section 4958(c)(3)(B) 51 a Other notes and loans receivable 51a b Less: allowance for doubtful accounts _________51b 510 52 Inventories for sale or use 53 Prepaid expenses and deferred charges 53 54 a Investments · publicly-traded securities 54a Cost ___ FMV 54b 55 a Investments - land, buildings, and equipment: basis ______55a 55c b Less: accumulated depreciation 55b 56 Investments · other 2,880 57a 57 a Land, buildings, and equipment: basis 2,016. 864. 2,592. 57c Less: accumulated depreciation STMT 4 Other assets, including program-related investments 58 (describe ▶ 1,055,450. 962,340. 59 Total assets (must equal line 74). Add lines 45 through 58 65,307. 38,546. 60 Accounts payable and accrued expenses 61 Grants payable 62 62 Deferred revenue 63 Loans from officers, directors, trustees, and key employees Liabilities 64a a Tax-exempt bond liabilities 64b 65 Other liabilities (describe 38,546. 65,307. 66 Total liabilities. Add lines 60 through 65 . Organizations that follow SFAS 117, check here X and complete lines 67 through 69 and lines 73 and 74. 897,033. 1,016,904. Nel Assets or Fund Balances 67 67 Unrestricted 58 68 Temporarily restricted 69 Permanently restricted Organizations that do not follow SFAS 117, check here complete lines 70 through 74. Capital stock, trust principal, or current funds 71 1 Paid in or capital surplus, or land, building, and equipment fund 71 72 Retained earnings, endowment, accumulated income, or other funds Total net assets or fund balances. Add lines 67 through 39 or lines 70 through 72. 397,033. 73 Octobra (A) must equal the 12 and politima (8) must equal line 21). 962,340. 74 1,055,450. Total Robilities and net assistarfund balances. Add into 166 and 73 1 390 mm

For	m 990 (2006) AMERICAN JUSTICE PA	ARTNERSHIP		20	-2222	409 Bass
P	Reconciliation of Revenue per Audited F	inancial Statements \	With Revenue	per F	Return (S	409 Page! See the
a	Total revenue, gains, and other support per audited financial state	10cmonto			1.1.6	200 200
b	Amounts included on line a but not on Part I, line 12:	oments	• • • • • • • • • • • • • • • • • • • •		a 6	,703,786
1	Net unrealized gains on investments		اسا			
2	Donated services and use of facilities		07		-	
3	Recoveries of prior year grants		62		-	
4	Other (specify):			***	481	
			54		_} ≫	
C	Add lines b1 through b4 Subtract line b from line a				b	0 .
d	Subtract line b from line a Amounts included on Part I, line 12, but not on line a:	•••••••••••••••••••			c 6	,703,786.
1		ì	1			
2	Investment expenses not included on Part I, line 6b Other (specify):		d1			
-			d2			
8	Add lines d1 and d2 Total revenue (Part I line 12) Add lines a control				d	0.
Pa	Total revenue (Part I, line 12). Add lines c and d rt IV-B Reconciliation of Expenses per Audited F	inancial Statements	Aliah F	▶	B 6	,703,786.
a	Total expenses and losses per audited financial statements	mancial Statements	With Expense:	s per		
b	Amounts included on line a but not on Part I, line 17:			•••••	a 6	,583,915.
1	Donated services and use of facilities	ı				
2	Prior year adjustments reported on Part I, line 20		b1		4	
3	Losses reported on Part I, line 20		02		4	
4	Other (specify):				-[
	Other (specify): Add lines b1 through b4		D4			
C	Subtract line b from line a			••••	Ь	0.
d	Amounts included on Part I, line 17, but not on line a:	•••••••••••••••••••••••••••••••••••••••			c 6,	583,915.
1	Investment expenses not included on Part I, line 6b	I	1			
2	Other (specify):					
	Other (specify): Add lines d1 and d2 Total expenses (Part I line 17) Add lines		d2			
					d	0.
Par	A Dancin Officers, Directors, Inustres and	KOV EMPLOYOOD II in	-1 -		0 0,	583,915.
	or key employee at any time during the year even if they	Well liot compandated Lice	a the inclusions 1	1		
	(A) Name and address	(B) Title and average hours per week devoted to position	(C) Compensation	(D) Cor	ntributions to	(E) Expense
DAN	PERO	position	-0)	plans	& deferred	account and other allowances
		PRESIDENT-CON	SULTANT			
777	1 PENNSYLVANIA AVENUE, NW HINGTON, DC 20004	_				
CME	VE HANTLER	1.00	300,000.		0.	0.
2 2 2	VE HANTLEK	CHAIRMAN				
133	1 PENNSYLVANIA AVENUE, NW				i	
	HINGTON, DC 20004	1.00	0.		0.	0.
104	N ENGLER	DIRECTOR				<u> </u>
133	1 PENNSYLVANIA AVENUE, NW					
VAS	HINGTON, DC 20004	1.00	0.		0.	0.
-EA	NNE_WILSON	DIRECTOR				0.
73	1 PENNSYLVANIA AVENUE, NW					
VAS	HINGTON, DC 20004	1.00	0.		0.	0
					0.1	0.
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San 390 @age

	m 990 (2006) AMERICAN JUSTICE PAR' art V-A Current Officers, Directors, Trustees, and K	TNERSHIP		20-2222	409	Р	age 6
75 :	Enter the total number of officers, directors, and N	ey Employees (contin	ued)			Yes	No
	Enter the total number of officers, directors, and trustees permitted meetings	to vote on organization bu	usiness at board				
t	meetings Are any officers, directors, trustees, or key employees listed in Forn listed in Schedule A, Part I, or highest compensated professional ar Part II-A or II-B, related to each other through family or business related individuals and explains the relationship(s)	n 990, Part V-A, or highest nd other independent cont	compensated emp	chedule A,			
	Do and African Co.	•••••••••••			75b		X
c	Do any officers, directors, trustees, or key employees listed in Form 990, Part V-A, or highest compensated employees listed in Schedule A, Part I, or highest compensated professional and other independent contractors listed in Schedule A, Part II-A or II-B, receive compensation from any other organizations, whether tax exempt or taxable, that are related to the organization? See the instructions for the definition of "related organization." If "Yes," attach a statement that includes the information described in the instructions.						X
đ	Does the organization have a written conflict of interest action.	in the instructions.					
Pa	Does the organization have a written conflict of interest policy?	ve Employer - The A.P.			750		<u>X</u>
	Former Officers, Directors, Trustees, and Ke Benefits (If any former officer, director, trustee, or key er the year, list that person below and enter the amount of co						_
	the year, list that person below and enter the amount of co	mpensation or other benef	lits in the appropri	erits (described	the in	w) duri	ing '
	(A) Name and address NONE	(B) Loans and Advances	(C) Compensation (if not paid, enter -0-)	(D) Contributions to employee benefit plans & deterred compensation plan) (E) Exper count a	nse and
- -				, and the second	-	4.0110	
					+		
					<u> </u>		
							-
					:		
Par	VI Other Information (See the instructions.)				Is-		
76	Did the organization make a change in its activities or methods of con	ducting activities? If "Van	* attach a detailed			es i	No
	statement of each change			1	76	da ki	¥
77	receasing changes made in the organizing or governing documents by	it not reported to the IRS?			77		<u>X</u>
	The character a compitined copy of the changes.			(-			-
b	Did the organization have unrelated business gross income of \$1,000 if "Yes." has it filed a tay return on Form 200. The stay is	or more during the year co	vered by this retur	'n? 7	82		X
	the a tax retorn on Form 990-1 for this year?			37 / 70	8b i		
	man a inducation, dissolution, termination, or substantial contract	tion during the warm it i'v	- W 44 1	ment	g	7	X
	is the organization related (other than by association with a statewide membership, governing pooles, trustees, officers, etc., to any other ex-	amot or occuve man area) through common		1	i	
	AND THE MINISTER OF TOURDATT	ON STABLE OF THE			0a }	<u> </u>	
1 3 (ation dignet, by lactioes to bittons expenditures, of certified in a statue ation sit but the englation for Form (120-20), for this sear?				;	. !	
		reference per cer en la companya de la companya de La companya de la co	Service Communication of the C		<u>a ' X</u> um 39	() Q (2-5)	 W.

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	n 990 (2006) AMERICAN JUSTICE PARTNERSHIP		20-222	2400		Daa- "
P	ort VI Other Information (continued)		20-222	230.	The same of the sa	Page 7
82 a	Did the organization receive donated services or the use of materials, equipment, or facilities	at no chi	argo or of substantially	Τ-	116:	2 140
	less than fair rental value?	at no chi	arge or at substantially	000		X
b	If "Yes," you may indicate the value of these items here. Do not include this	• • • • • • • • • • • • • • • • • • • •		. 82a	100,000	1
	amount as revenue in Part I or as an expense in Part II.					
	(Ses instructions in Part III.)	1 458	N/A	100.10		
83 a	Did the organization compty with the public inspection requirements for returns and exemption	OZU I	N/A	-	l v	
b	Did the organization compty with the disclosure requirements relating to quid pro quo contribu	Hione?	א / זא	83a	X	+
84 a	Did the organization solicit any contributions or gifts that were not tax deductible?	TIONS F.		83b	V	+
b	If "Yes," did the organization include with every solicitation an express statement that such co			. 84a	X	
	tax deductible?	munoutic	ons or gins were not	0.000		
85	501(c)(4), (5), or (6) organizations, a Were substantially all dues nondeductible by members?	• • • • • • • • • • • • • • • • • • • •		. 84b	X	┼
b	Did the organization make only in-house lobbying expenditures of \$2,000 or less?		•••••	85a	X	-
	If "Yes" was answered to either 85a or 85b, do not complete 85c through 85h below unless the			85b		X
	walver for proxy tax owed for the prior year.	e organ	zation received a			
C	Dues, assessments, and similar amounts from members	105.1	at / a			
d	Section 162(e) lobbying and political expenditures	85c	N/A	-		
8	Aggregate nondeductible amount of section 6033(e)(1)(A) dues notices	850	N/A	-		
1	Taxable amount of lobbying and political expenditures (line 85d less 85e)	858	N/A	-		
g	Does the organization elect to pay the section 6033(e) tax on the amount on line 85f?	851	N/A			
h	If section 6033(e)(1)(A) dues notices were sent, does the organization agree to add the amount	• • • • • • • • • • • • • • • • • • • •	N/A	85g	<u> </u>	-
	to its reasonable estimate of dues allocable to nondeductible lobbying and political expenditur	on line	85f			
	following tax year?	es for th	0 N7 / N			
86	501(c)(7) organizations. Enter: a Initiation fees and capital contributions included on	• • • • • • • • • • • • • • • • • • • •	N/A	85h	Sander	000000000000000000000000000000000000000
	line 12	l pe- l	27 / 2			
b	Gross receipts, included on line 12, for public use of club facilities	86a	N/A	-		
87	501(c)(12) organizations. Enter: a Gross income from members or shareholders.		N/A	-		
b	Gross income from other sources. (Do not net amounts due or paid to other sources	87a	N/A	-		
	against amounts due or received from them.)	075	37 / B			
88 a	At any time during the year, did the organization own a 50% or greater interest in a taxable cor	870	N/A	-		
	or an entity disregarded as separate from the organization under Regulations sections 301.770	poration	or partnership,			
	If "Yes," complete Part IX At any time during the year did the apparation did to a specific a distribution of the year did the apparation of the state of the st	11-2 and	301.7701-37			
b	At any time during the year, did the organization, directly or indirectly, own a controlled entity of			88a		X
	section 512(b)(13)? If "Yes," complete Part XI	within the	meaning of			42
89 a	501(c)(3) organizations. Enter: Amount of tax imposed on the organization during the year unde			88b	(8058) 45	X
	section 4911 ► N/A ; section 4912 ► N/A ; section 4955	r; : 👞	N/A			
b	501(c)(3) and 501(c)(4) organizations. Did the organization engage in any section 4958 excess b		IV/ A			
	transaction during the year or did it become aware of an excess benefit transaction from a prior	enenii				
	If "Yes," attach a statement explaining each transaction	year r	N/A		373	uo jirė
C	Enter: Amount of tax imposed on the organization managers or disqualified persons during the			89b		74 17 7
	sections 4912, 4955, and 4958	year und	0 .			
d	Enter: Amount of tax on line 89c, above, reimbursed by the organization	_	0.			
8	All organizations. At any time during the tax year, was the organization a party to a prohibited ta	y choles	· transacti 2	80	0.457	v
f	All organizations. Did the organization acquire a direct or indirect interest in any applicable insur	y Sunifer	transaction?	896		<u>X</u>
9	For supporting organizations and sponsoring organizations maintaining donor advised funds. Did	the our	ntract?	891		X
	or a fund maintained by a sponsoring organization, have excess business holdings at any time of	turios th	porting organization,	00-		v
90 a	List the states with which a copy of this return is filed DC			89g		<u>X</u>
b	Number of employees employed in the pay period that includes March 12, 2006		005			
913	The cocks are in care of PARTNERSHIP		90b Gre no. ➤ 202-63	7. 20	00	0
	Located of > 1331 PENNSYLVANIA AVENUE, NW. WASHINGTON.	חכ	710 1 2			
b.	At any time during the calendar year, did the organization have an interest in or a signature or of	200	ZIY+4 > Z			Al-
	a triatricial account in a foreign country (such as a bank account, securities account, or other for	neraum	omy over	916	/es	
# res, enter the name of the fereign country ➤ N/A					•	X
;	See the instructions for exceptions and filing requirements for Form TD F 90-22.1, Report of For			:		
	and Figuriary Academis.	eign da.	in			
	The state of the s					
				A 9	1:3()	

Spinster put

	m 990 (2006) AMERICAN JU art VI Other Information (continued)	STICE I	PARTNERSHIP		20-	-2222409	F	Page 8
	At any time during the calendar year, did the org. If "Yes," enter the name of the foreign country		N/A			910	Yes	No X
92	Section 4947(a)(1) nonexempt charitable trusts fil	ling Form 990	in lieu of Form 1041- C	Check h	nere		▶ [
Pa	and enter the amount of tax-exempt interest rece art VII Analysis of Income-Producing	Activities	Goodho isstructions		▶ 92	N/.	A	
	ite: Enter gross amounts unless otherwise		ited business income	Exclu	ided by section 512, 513, or 514	T		
	licated.	(A)	(8)	(C)	(D)	(E)		
93	Program service revenue:	Code	Amount	Exctu- sion code	Amount	Related or function in		
a				1 3300				
b								
C								
d								
8								
ľ	Medicare/Medicald payments						-	
9	Fees and contracts from government agencies							
	Membership dues and assessments							
95	Interest on savings and temporary cash investments			14	73,940.			
98	Dividends and interest from securities							
	Net rental income or (loss) from real estate:	*****						
a	debt-financed property	-						
D P	not debt-financed property							
99	Net rental income or (loss) from personal property							
100	Other investment income Gain or (loss) from sales of assets							
100								
101	other than inventory Net income or (loss) from special events	-						
102	Gross profit or (loss) from sales of inventory							
	Other revenue:	-						
а								
b								
C						-		
d			· · · · · · · · · · · · · · · · · · ·					
. 8								
104	Subtotal (add columns (B), (D), and (E))		0.		73,940.			0.
105	Total (add line 104, columns (B), (D), and (E))				737740.	72	, 94	
	Tanto 100 plus line 16, raiti, should aqual the amol	unt on line 12	2. Part I.				, 34	. 01
Line	No. Explain how each activity for which income is repo exempt purposes (other than by providing funds for	rted in column	(E) of Part VII contributed	t Pur	POSES (See the instruction antly to the accomplishment of the acco	ons.) If the organization	's	
	t IX Information Regarding Taxable :	Subsidiari	es and Disregarde	ed En	tities (See the instruction	15.)		
Naı	me, address, and EIN of corporation partnership, or disregarded entity ownership interes	t	Nature of activities		(D) Total income	(E) End-of-ye assets	ar	
	37 / 8	26			-			
		3			·			
		25					··	
Par		Associat	ed with Personal E	Ronal	fit Contracts o			
101	Old the organization, during the year, scorne any funds, a Did the organization, during the year, pay premiures, direc as if Nash to (b), his Form 6670 and Form 4790 (see	nectly or labbe theor indiceds	ictly, to pay cremiums on a ring a teologic behalt case	Serens	al cenetit contract?	Yes Yes	X	No No
	30 July 103 - O Fa 06773 410 FGFF 4780 (Sele	annicucions.	A.	. ,)() ·	

Forn	n 990	(2008) AMERICAN JUSTICE PARTNE		20-222	
Pa	rt XI			ties. Complete only if the organiz	ation is a
		controlling organization as defined in section 512(b)(13).	N/A		V Al -
108	Did	the reporting organization make any transfers to a controlled entity a	e defined in eactio	n 512(h)(13) of the Code? If "Yes"	Yes No
100		plete the schedule below for each controlled entity.	is delined in section	11 312(0)(13) 01 (118 0008) 11 163,	
	55.11	(A)	(B)	(C)	(D)
		Name, address, of each	Employer Identification	Description of	Amount of
		controlled entity	Number	transfer	transfer
8					
-			A		
Ь					
			10.00	,	
c					
	Ļ				
		Totals			Yes No
107	Did :	the reporting organization receive any transfers from a controlled er	tity as defined in s	ection 512(b)(13) of the Code? If °	
		aplete the schedule below for each controlled entity.	,		
		(A)	(B) Employer	(C)	(D)
		Name, address, of each controlled entity	l Employer Identification	Description of transfer	Amount of transfer
		controlled entity	Number	transier	transier
8			-		
ь					
С					
		Totals			
					Yes No
108	Did	the organization have a binding written contract in effect on August	17, 2006, covering	the interest, rents, royalties, and	
	ann	uities described in question 107 above?			
		Under penalties of penury, I declare that I have examined this return, including accompany and complete. Declaration of preparer (other than officer) is based on all information of whi	ing schedules and staten ch preparer has any know	rents, and to the best of my knowledge and t riedge.	perier, it is true, correct,
Plea	986			[
Sigr	1	Signature of officer		Date	
Her	e				
		Type or print name and title			
Paid		Preparer's A. A. Salah	Date	Check if Preparer's SSN	or PTIN (See Gen. Inst. X)
	arers	signature (iiillii) AT-	1015/07	employed >	
Use		First name (or JOHNSON LAMBERT & CO. LLP yours.) \$3110 FAIRVIEW PARK DRIVE,		! EIN ▶	
		Eadress, and FALLS CHURCH, VA 22042	2011E 000	Phone no. ▶ 703-	842-1115
		LANDO CHONON, AV 25045	· · · · · · · · · · · · · · · · · · ·	Filolie (IQ. > 703+	Form 990 (2006)

201 101 1 11

Schedule B (Form 990, 990-EZ, or 990-PF)

Department of the Tressury Internal Revenue Service

Schedule of Contributors

Supplementary Information for line 1 of Form 990, 990-EZ, and 990-PF (see instructions)

OMB No. 1545-0047

2006

Name of organization

Employer identification number

	AMERICAN JUSTICE PARTNERSHIP	20-2222409					
Organization type (chec	k one):						
Filers of:	Section:						
Form 990 or 990-EZ	X 501(c)(6) (enter number) organization						
,	4947(a)(1) nonexempt charitable trust not treated as a private foundation	nc					
	527 political organization						
Form 990-PF	501(c)(3) exempt private foundation						
	4947(a)(1) nonexempt charitable trust treated as a private foundation	4947(a)(1) nonexempt charitable trust treated as a private foundation					
	501(c)(3) taxable private foundation						
Check if your organization for both the General Rule	n is covered by the General Rule or a Special Rule . (Note : Only a section 501(c)(7) and a Special Rule-see instructions.)	7), (8), or (10) organization can check boxes					
General Rule-							
X For organization contributor. (Cor	s filing Form 990, 990-EZ, or 990-PF that received, during the year, \$5,000 or more mplete Parts I and II.)	e (in money or property) from any one					
Special Rules-							
sections 509(a)(1	1(c)(3) organization filing Form 990, or Form 990-EZ, that met the 33 1/3% support 1/170(b)(1)(A)(vi), and received from any one contributor, during the year, a contributor of these forms. (Complete Parts I and II.)	t test of the regulations under bution of the greater of \$5,000 or 2%					
aggregate contri	For a section 501(c)(7), (8), or (10) organization filing Form 990, or Form 990-EZ, that received from any one contributor, during the year, aggregate contributions or bequests of more than \$1,000 for use exclusively for religious, charitable, scientific, literary, or educational purposes, or the prevention of cruelty to children or animals. (Complete Parts I, II, and III.)						
some contributio \$1,000. (If this be charitable, etc., p	For a section 501(c)(7), (8), or (10) organization filing Form 990, or Form 990-EZ, that received from any one contributor, during the year, some contributions for use exclusively for religious, charitable, etc., purposes, but these contributions did not aggregate to more than \$1,000. (If this box is checked, enter here the total contributions that were received during the year for an exclusively religious, charitable, etc., purpose. Do not complete any of the Parts unless the General Rule applies to this organization because it received nonexclusively religious, charitable, etc., contributions of \$5,000 or more during the year.)						
they must check the box	nat are not covered by the General Rule and/or the Special Rules do not file Sched In the heading of their Form 990, Form 990-EZ, or on line 2 of their Form 990-PF, t	ule B (Form 990, 990-EZ, or 990-PF), but to certify that they do not meet the filing					

Employer Identification number

AMERICAN JUSTICE PARTNERSHIP

20-2222409

Part I	Contributors (See Specific Instructions.)		
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
1	DEVON 20 N. BROADWAY OKLAHOMA CITY, OK 73102	\$500,000.	Person X Payroll Noncash (Complete Part II if there is a noncash contribution.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
2	GE PO BOX 60500 FORT MYERS, FL 33906-6500	\$ 250,000.	Person X Payroli Noncash (Complete Part II if there is a noncash contribution.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
3	HSBC 1501 FEEHANVILLE DR. MT. PROSPECT, IL 60056	\$500,000.	Person X Payroll
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
4	PEPSI COMPANY 700 ANDERSON HILL ROAD PURCHASE, NY 10577	\$50,000.	Person X Payroll
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
5	VERIZON PO BOX 1001 SAN ANGELO, TX 76902-1001	s250,000.	Person X Payroll Noncash (Complete Part II if there is a noncash contribution.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
6	WEYERHAEUSER SO BCK 9769 FEDERAL WAY, WA 98063-9769	3	Person X Payroll For Noncosh Obmoleta Part II dicrore to a noncosh dostravelesa. 190-190-52 (criss)-251 (2013)

MILKI	CAN JUSTICE PARTNERSHIP	20	1-2222409
Part I	Contributors (See Specific Instructions.)		
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
7	AFLAC 1932 WYNNTON ROAD COLUMBUS, GA 31999-0001	\$\$.	Person X Payroll Noncash (Complete Part II if there is a noncash contribution.
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
8	ALLSTATE INSURANCE 2775 SANDERS ROAD NORTHBROOK, IL 60062	\$\$	Person X Payroll
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
9	AT&T 32 AVENUE OF THE AMERICAS NEW YORK, NY 10013	\$\$	Person X Payroll
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
10	ATRA 1101 CONNECTICUT AVE., NW WASHINGTON, DC 20036	\$\$.	Person X Payroll
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
11	BELL SOUTH PO BOX 77947 ATLANTA, GA 30357-1947	\$\$	Person X Payroll Noncash (Complete Part If if there is a noncash contribution.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
12	CHRYSLER/ATRA 1101 CONNECTICUT AVE., NW WASHINGTON, DC 20036	: 250,600.	Person X Payroll Payroll Money sh (Compliste Payroll Free payroll should be a node is hiro tricution)

Schedule B (Form 990, 990-EZ, o	or 990-PF) (2006)
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3 of 6 of Part 1

Vame of	iorgani	izatlo	n
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Employer identification number

AMERICAN	JUSTICE	PARTNERSHIP

AMER	CAN JUSTICE PARTNERSHIP	2	0-2222409
Part I	Contributors (See Specific Instructions.)		
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
13	NANCY LOUDON 1101 CONNECTICUT AVE., NW WASHINGTON, DC 20036	\$\$\$	Person X Payroll
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
14	DAIMLER CHRYSLER 1000 CHRYSLER DRIVE AUBURN HILLS, MI 48326	\$ 250,000.	Person X Payroll Noncash (Complete Part II if there is a noncash contribution.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
15	FRAYDA & KEN LEVY 33 CRYSTAL RD MOUNTAIN LAKE, NJ 07046	\$\$	Person X Payroll
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
16	GLAXOSMITH KLINE 1500 K STREET NW, SUITE 650 WASHINGTON, DC 20005	\$\$	Person X Payroll
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
17	HOME DEPOT PO BOX 105715 ATLANTA, GA 30348-5715	\$ 25,000.	Person X Payroll
No.	(b) Name, uddress, and ZIP + 4	(c) .Aggregate contributions	(d) Type of contribution
. 1 <u>9</u>	KCCH INDUSTRIES 4111 SAST 30TH ST MORTH WICHITA, KS 5/220	5 500,000.	Person X Payrolf Nongach Pomorere Part of tence is a noncush contribution; (

No.	Name, address, and ZIP + 4	Aggregate contributions	Type of contribution	
<u>19</u>	MARSH 3475 PIEDMONT RD, NE ATLANTA, GA 30305	\$\$,000.	Person X Payroll Noncash (Complete Part II if there is a noncash contribution.)	
(a) <u>No.</u>	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution	
20	MASCO 21001 VAN BORN ROAD TAYLOR, MI 48180	\$ 250,000.	Person X Payroll Noncash (Complete Part II if there is a noncash contribution.)	
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d)	
21	MASS MUTUAL 1295 STATE STREET BO92 SPRINGFIELD, MA 01111-0002	\$\$250,000.	Person X Payroll Noncash (Complete Part II if there is a noncash contribution.)	
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution	
22	MERCK ONE MERCK DRIVE WHITE HOUSE STATION, NJ 08889-1200	\$	Person X Payroll	
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution	
23	PHILLIP MORRIS PO BOX 26603 RICHMOND, VA 23261	\$75,000.	Person X Payroll Noncash (Complete Part II if there is a noncash contribution.)	
(a) ! No.	(b) Name, address, and ZIP - 4	(c) Aggregate contributions	(d) Type of contribution	
. 24	PHRMA lion 15th St NV WASHINGION, DC 20005-1707	300.000.	Person X Payroll Moncesh (Complete Flut Life in see as a sencence contribution.) 1 (S60-87, unitable 25) (2013)	

Name of organization

Employer identification number

AMERICAN JUSTICE PARTNERSHIP

20-2222409

Part I	Contributors (See Specific Instructions.)		
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
25	PUBLX SUPER MARKET PO BOX 407 LAKELAND, FL 33802	\$	Person X Payroll Noncash (Complete Part II if there is a noncash contribution.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
26	PO BOX 86359 BATON ROUGE, LA 70879-6359	\$50,000.	Person X Payroll Noncash (Complete Part II if there is a noncash contribution.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
27	SOUTHERN COMPANY 241 RALPH MCGRILL BLVD, NE ATLANTA, GA 30308-3374	\$250,000.	Person X Payroll Noncash (Complete Part II if there is a noncash contribution.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
28	TAMAKO ROOFING PRODUCT PO BOX 1404 JOPLIN, MO 64802-1404	\$500,000.	Person X Payroll Noncash (Complete Part II if there is a noncash contribution.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
29	THE SCOTTS COMPANY 14111 SCOTTSLAWN RD MARYSVILLE, OH 43041	\$ 350,000.	Person X Payroll Noncash (Complete Part II if there is a noncash contribution.)
(a) ' No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
30	UNIVERSAL FOREST PRODUCT 2301 EAST BELVELINE NE GRAND RAPIDS, MI 49525	3. 25,000.	Person X Payroil Moneauh Complem Part for Lord is a nor cosm contribution, (0.990-82, in 990-83) (2008)

AMERICAN JUSTICE PARTNERSHIP Part I: Contributors (See Specific Instructions) (a) No. Name, address, and ZIP + 4 Aggregate contributions Type of contribution Aggregate contributions Complete Part II there is a nonceash contribution (b) Name, address, and ZIP + 4 Aggregate contributions (c) (a) Name, address, and ZIP + 4 Aggregate contributions (b) Name, address, and ZIP + 4 Aggregate contributions (c) (a) Name, address, and ZIP + 4 Aggregate contributions (b) Name, address, and ZIP + 4 Aggregate contributions (c) (a) Name, address, and ZIP + 4 Aggregate contributions (d) Name, address, and ZIP + 4 Aggregate contributions (d) Name, address, and ZIP + 4 Aggregate contributions (d) Name, address, and ZIP + 4 Aggregate contributions (e) (a) (b) Name, address, and ZIP + 4 Aggregate contributions (d) Name, address, and ZIP + 4 Aggregate contributions (d) Name, address, and ZIP + 4 Aggregate contributions (d) Name, address, and ZIP + 4 Aggregate contributions (d) Name, address, and ZIP + 4 Aggregate contributions (d) Name, address, and ZIP + 4 Aggregate contributions (d) Name, address, and ZIP + 4 Aggregate contributions (d) Name, address, and ZIP + 4 Aggregate contributions (d) Name, address, and ZIP + 4 Aggregate contributions (d) Name, address, and ZIP + 4 Aggregate contributions (d) Name, address, and ZIP + 4 Aggregate contributions (d) Name, address, and ZIP + 4 Aggregate contributions (d) Name, address, and ZIP + 4 Aggregate contributions (d) Name, address, and ZIP + 4 Aggregate contributions (d) Name, address, and ZIP + 4 Aggregate contributions (d) Name, address, and ZIP + 4 Aggregate contributions (d) Name, address, and ZIP + 4 Aggregate contributions (d) Name, address, and ZIP + 4 Aggregate contributions (d) Name, address, and ZIP + 4 Aggregate contributions (d) Name, addre		rganization		_	Page 6 of 6 of Pa
Pert 1: Contributors (See Specific Instructions) (a) (b) (c) (c) (c) (d) Type of contributions 31 WALMART BENTONVILLE, AR 72716 (b) (d) (e) (e) (d) (f) (f) (f) (f) (f) (f) (f) (f) (f) (f				Emplo	yer identification number
(a) Name, address, and ZIP + 4 MALMART Solo, 000 Name, address, and ZIP + 4 Aggregate contributions Type of contribution Typ	Charles Committee			20	0-2222409
Ne. Name, address, and ZIP + 4 Aggregate contributions Type of contribution Type of	Part I	Contributors (See Specific Instructions.)			
Aggregate contributions Type of contribution Type of contributi					(d)
Person P		Name, address, and ZIP + 4	Aggregate contribut	ions	Type of contribution
S	31	WALMART			Person X
BENTONVILLE, AR 72716 (a) (b) No. Name, address, and ZIP + 4 (b) No. Name, address, and ZIP + 4 (c) Aggregate contributions [Complete Part II fittere is a noncash contribution Payroll Noncesh (Complete Part II fittere is a noncash contribution) [Complete Part II fittere is a noncash contribution.]		702 S. W. 8TH ST	\$ 500.00	00	-
Same		DENITONIUTE DE 20216	300,0	50.	
No. Name, address, and ZIP+4 Aggregate contributions Type of contribution		BENTONVIELE, AR /2/16			is a noncash contribution
Name, address, and ZIP + 4 Aggregate contributions Type of contribution Person Payroll Noncash (Complete Part II if there is a noncash contribution. Payroll Type of contribution. Type of contribution. Type of contribution.			(c)		(d)
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Name, address, and ZIP + 4 Aggregate contributions Type of contribution Person Payroll Noncash Noncash Noncash Noncash Payroll Noncash Noncash Noncash Payroll Noncash		(b)	(a)		
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(D) - Asset disposed

* ITC, Section 179, Salvage, Bonus, Commercial Revitalization Deduction, GO Zone

FORM 990	CASH GRANTS AND ALLOCATIONS TO OTHERS	STATEMENT 1
CLASS OF ACTIVITY/DONE	E'S NAME AND ADDRESS	AMOUNT
SUB GRANT AWARD KANSAS CHAMBER OF COMM 835 SW TOPEKA BLVD TOPEKA, KS 66612	ERCE	12,500.
SUB GRANT AWARD FLORIDA JUSTICE REFORM 210 SOUTH MONROE STREE TALLAHASSEE, FL 32301		150,000.
SUB GRANT AWARD AMERICAN TORT REFORM A 1101 CONNECTICUT AVENU WASHINGTON, DC 20036		375,000.
SUB GRANT AWARD WMC ISSUE MOBILIZATION 501 E. WASHINGTON AVE. MADISON, WI 53703		600,000.
SUB GRANT AWARD ALABAMA CIVIL JUSTICE : P.O. BOX 240757 MONTGOMERY, AL 36124	REFORM	425,000.
SUB GRANT AWARD BIPAC 888 16TH STREET, NW, S WASHINGTON, DC 20006	UITE 305	25,000.
SUB GRANT AWARD BIPEC P.O. BOX 23021 JACKSON, MS 39225		150,000.
SUB GRANT AWARD NEW MEXICO ALLIANCE FO P.O. BOX 7576 ALBUQUERQUE, NM 87914	R LEGAL REFORM	15,000.
SUB GRANT AWARD ACJRC P.O. BOX 240757 MONTGOMERY, AL 36124		10,000.

AMERICAN JUSTICE PARTNERSHIP	20-2222409
SUB GRANT AWARD JUSTPAC 436 SOUTH BELMONT AV ARLINGTON HEIGHTS, IL 60005	120,000.
SUB GRANT AWARD MICHIGAN CHAMBER OF COMMERCE 600 SOUTH WALNUT ST LANSING, MI 48933	600,000.
SUB GRANT AWARD AMERICAN TIRED OF LAWSUIT ABUSE P.O. BOX 30223 ALEXANDRIA, VA 22310	300,000.
SUB GRANT AWARD PARTNERSHIP OF FLORIDA'S FUTURE P.O. BOX 11309 TALLAHASSEE, FL 32302	50,000.
SUB GRANT AWARD REPUBLICAN STATE LEADERSHIP COMMITTEE 1400 K STREET, NW, SUITE 450 WASHINGTON, DC 20005	250,000.
SUB GRANT AWARD NO ON E COMMITTEE P.O. BOX 814 PIERRE, SD 57501	280,000.
SUB GRANT AWARD SAFETY AND PROSPERITY COALITION	1,350,000.
MARIETTA, GA SUB GRANT AWARD JACK ROBERTS FOR OREGON SUPREME COURT P.O. BOX 12911 SALEM, OR 97309	300,000.
SUB GRANT AWARD ILLINOIS CHAMBER 215 EAST ADAMS SPRINGFIELD, IL 62701	100,000.
SUB GRANT AWARD CITIZENS FOR MCGLYNN 10304 LINCOLN TRAIL, SUITE 2, P.O. BOX 4444 FAIRVIEW HEIGHTS, IL 62208	275,000.

AMERICAN JUSTICE PARTNERSHIP	20-2222409
SUB GRANT AWARD TENCAPITOL 13454 SUNRISE VALLEY DR, SUITE 100 HERNDON, VA 20171	50,000.
SUB GRANT AWARD KENTUCKY CIVIL JUSTICE 229 SHELBY STREET FRANKFORT, KY 40601	33,500.
SUB GRANT AWARD ALABA P.O. BOX 427 MONTGOMERY, AL 36101	10,000.
SUB GRANT AWARD ALABAMA ENGINEERS 660 ADAMS AVENUE, SUITE 333 MONTGOMERY, AL 35205	10,000.
SUB GRANT AWARD ALABIZ 2101 HIGHLAND AVENUE, SUITE 420 BIRMINGHAM, AL 35205	10,000.
SUB GRANT AWARD BES 2101 HIGHLAND AVENUE, SUITE 420 BIRMINGHAM, AL 35205	10,000.
SUB GRANT AWARD BIZ P.O. BOX 230035 MONTGOMERY, AL 36123	10,000.
SUB GRANT AWARD COMMUNITY ALLIANCE P.O. BOX 1401 MONTGOMERY, AL 36102	10,000.
SUB GRANT AWARD COMP P.O. BOX 240549 MONTGOMERY, AL 36117	10,000.
SUB GRANT AWARD CRA P.O. BOX 230035 MONTOGMERY, AL 36123	10,000.

AMERICAN JUSTICE PARTNERSHIP	20-2222409
SUB GRANT AWARD FAIR P.O. BOX 230035 MONTGOMERY, AL 36123	10,000.
SUB GRANT AWARD FIRST DECADE P.O. BOX 230035 MONTGOMERY, AL 36123	10,000.
SUB GRANT AWARD FREE ENTERPRISE P.O. BOX 230035 MONTGOMERY, AL 36123	10,000.
SUB GRANT AWARD HIGHLAND 2101 HIGHLAND AVENUE, SUITE 420 BIRMINGHAM, AL 35205	10,000.
SUB GRANT AWARD HORIZON 2101 HIGHLAND AVENUE, SUITE 420 BIRMINGHAM, AL 35205	10,000.
SUB GRANT AWARD LAWSUIT REFORM PAC OF AL P.O. BOX 230821 MONTGOMERY, AL 36123	10,000.
SUB GRANT AWARD MAINSTREAM P.O. BOX 230035 MONTOGMERY, AL 36123	10,000.
SUB GRANT AWARD MERIT 1830 28TH AVENUE SOUTH BIRMINGHAM, AL 35209	10,000.
SUB GRANT AWARD PRO BUSINESS P.O. BOX 230821 MONTGOMERY, AL 36123	10,000.
SUB GRANT AWARD PROGRESS 2 NORTH JACKSON STREET MONTOGMERY, AL 36123	10,000.

AMERICAN JUSTICE PARTNERSHIP	20-2222409
SUB GRANT AWARD RETAILERS OF ALABAMA P.O. BOX 240669 MONTOGMERY, AL 36124	10,000.
SUB GRANT AWARD SAW 7618 WYNLAKES BLVD MONTGOMERY, AL 36117	10,000.
SUB GRANT AWARD SAFETY NET P.O. BOX 1401 MONTGOMERY, AL 36102	10,000.
SUB GRANT AWARD SCHCA P.O. BOX 1401 MONTGOMERY, AL 36102	10,000.
SUB GRANT AWARD TRAUMA CARE P.O. BOX 1401 MONTOGMERY, AL 36102	10,000.
SUB GRANT AWARD V-PAC 2101 HIGHLAND AVENUE, SUITE 420 BIRMINGHAM, AL 35205	10,000.
TOTAL INCLUDED ON FORM 990, PART II, LINE 22B	5,711,000.

FORM 990

STATEMENT OF PROGRAM SERVICE ACCOMPLISHMENTS

STATEMENT

2

DESCRIPTION OF PROGRAM SERVICE ONE

EACH ACTIVITY THAT WE SUPPORT MUST MEET ONE OF THE THREE GOALS OF THE AJP. OUR SUPPORT OF LEGISLATIVE INITIATIVES IN SEVERAL STATES HELPED LEAD TO VARYING DEGREES OF REFORM. OUR SUPPORT OF PARTNER EDUCATION EFFORTS TO ADVOCATE FOR PRO-REFORM CANDIDATES FOR PUBLIC OFFICE WAS SUCCESSFUL IN THE SUPPORT BY THE PUBLIC OF MANY PRO-REFORM CANDIDATES COMMITTED TO LEGAL REFORM AGENDAS.

			GRANTS	EXPENSES
TO FORM 990	, PART III, L	INE A		
FORM 990	STATEMENT OF	ORGANIZATION'S PRIMARY PART III	EXEMPT PURPOSE	STATEMENT 3

EXPLANATION

THE AJP HAS THREE GOALS: 1) TO ENHANCE PUBLIC UNDERSTANDING ABOUT THE IMPORTANCE OF LEGAL REFORM AND THE NEED TO BECOME POLITICALLY INVOLVED; 2) WORK TO ENACT LEGISLATION AND ADOPT COURT RULES IN THE STATES TO SUBSTANTIALLY REDUCE THE PERVERSE INCENTIVES FOR JUNK LAWSUITS THAT ARE HURTING AMERICAN BUSINESSES AND CONSUMERS WHILE MAINLY BENEFITING THE TRIAL LAWYERS; 3) CREATE A CLIMATE, STATE BY STATE, IN WHICH PRO-REFORM CANDIDATES FOR GOVERNOR, THE STATE LEGISLATURE, SUPREME COURT AND LOWER COURTS, AND ATTORNEY GENERAL ARE SUPPORTED BY THE PUBLIC.

FORM 990	DEPRECIATION	OF ASSE	TS NOT HELD FOR	INVESTMENT	STATEMENT 4
DESCRIPTION			COST OR OTHER BASIS	ACCUMULATED DEPRECIATION	BOOK VALUE
EQUIPMENT			2,880.	864.	2,016.
TOTAL TO FORM	990, PART IV	, LN 57	2,880.	864.	2,016.

** PUBLIC DISCLOSURE COPY **

Return of Organization Exempt From Income Tax
Under section 501(c), 527, or 4947(a)(1) of the Internal Revenue Code (except black lung
benefit trust or private foundation)

The organization may have to use a copy of this return to satisfy state reporting requirements.

OMB No. 1545-0047

A	For the	e 2007 calendar year, or tax year beginning and ending	-						
8	Check if C C Name of organization D Employer Identification number								
	applicab	use IRS	1.						
	Addre	90 Print of AMERICAN JUSTICE PARTNERSHIP		20-2222409					
	Name chang	0 Ivon	suite E T	elephone n					
	initial	specific 1331 PENNSYLVANIA AVENUE, NW			37-3000				
	Termi ation	tons. Gity of town, State of Country, and ZIP + 4	F	locounting metho	oct Crish X Accrual				
	Amen	WADDINGTON, DC 20004		Other (specify)	•				
	Applic	esaction 501(c)(3) organizations and 4947(a)(1) nonexempt charitable trusts H and I are no	t applical	ole to secti	on 527 organizations.				
		must attach a completed Schedule A (Form 990 of 990-EZ). H(a) Is this a g							
		te: ► WWW.AMERICANJUSTICEPARTNERSHIP.ORG H(b) If Yes, er	nter numb	er of affillate	s N/A				
		zation type (check only one) ► 🗶 501(c) (6) 🗖 (insert no.) 🔲 4947(a)(1) or 🔲 527 H(c) Are all affi			/A Yes No				
K	Check h	here In the organization is not a 509(a)(3) supporting organization and its gross (If "No," at H(d) is this a se	eparate ref	urn filed by	an ore				
	receipts	s are normally not more than \$25,000. A return is not required, but if the organization ganization	covered t	y a group r	uling? Yes X No				
-	cnooses	s to file a return, be sure to file a complete return.			N/A				
	•	M Check ►			on is not required to attach				
			rm 990, 9	90-EZ, or 9	90-PF).				
3 ×	art.I			0000000000					
	1	Contributions, gifts, grants, and similar amounts received:							
	1 .	a Contributions to donor advised funds	126	-					
		7,000	3,420	•					
	d			-					
	8	0 500 100		-	2 520 426				
	2	Program service revenue including government fees and contracts (from Part VII, line 93)	<i>}</i>	10	3,528,426.				
	3	Membership dues and assessments							
	4	Interest on savings and temporary cash investments		4	63,520.				
	5	Dividends and interest from securities	5	03,320.					
	6 a	Gross rents 69							
	b			7					
60	G	Net rental income or (loss). Subtract line 6b from line 6a		66					
ang.	7	Other investment income (describe)	7					
Revenue	8 8	Gross amount from sales of assets other (A) Securities (B) Other	er						
Lab.	1	than inventory 8a							
	b	1 00							
	6	1 06							
	0			8d					
	9	Special events and activities (attach schedule). If any amount is from gaming, check here							
	8	Gross revenue (not including \$ of contributions reported on line 1b) 98		4					
	0	Less: direct expenses other than fundraising expenses 9b		-					
	10 a	Net income or (loss) from special events. Subtract line 9b from line 9a		96					
	b	104		-					
	6								
	11	Other revenue (from Part VII, line 103)		10c					
	12	Total revenue. Add lines 1e, 2, 3, 4, 5, 6c, 7, 8d, 9c, 10c, and 11		1	3,591,946.				
	13	Program services (from line 44, column (B))		12	3,331,340.				
Expenses	14	Management and general (from line 44, column (C))		14					
8	15	Fundraising (from line 44, column (D))		15					
遭	16	Payments to affiliates (attach schedule)	16						
	17	Total expenses. Add lines 16 and 44, column (A)		17	3,221,666.				
₆	18	excess of (deticit) for the year. Subtract line 17 from line 12		18	370,280.				
Net Assets	19	Net assets of fund balances at beginning of year (from line 73, column (A))		19	1,016,904.				
As	20	Other changes in net assets or fund balances (attach explanation)		20	0.				
7230	21	Net assets or fund balances at end of year. Combine lines 18, 19, and 20		21	1,387,184.				
72300	-07	LHA For Privacy Act and Paperwork Reduction Act Notice, see the separate instructions.			Form 990 (2007)				

Form 8868 (Rev. 4-2008)				Page 2						
If you are filing for an Additional (Not Automatic) 3-Month Extension, complete only Part II and complete only Part I	heck this box	· · · · · · · · · · · · · · · · · · ·		► X						
Note. Only complete Part II if you have already been granted an automatic 3-month extension on a pre										
If you are filing for an Automatic 3-Month Extension, complete only Part I (on page 1).										
Part II Additional (Not Automatic) 3-Month Extension of Time. You must file original and one copy.										
Name of Exempt Organization number										
Type or										
AMERICAN JUSTICE PARTNERSHIP		20	-22224	09						
File by the axtended Number, street, and room or suite no. If a P.O. box, see instructions.		For IRS	use only							
due date for 1331 PENNSYLVANIA AVENUE, NW										
City, town or post office, state, and ZIP code. For a foreign address, see Instructions.										
WASHINGTON, DC 20004										
Check type of return to be filed (File a separate application for each return):		_	_							
	1041·A L	Fom	n 5227	Form 8870						
Form 990-BL Form 990-PF Form 990-T (trust other than above) Form	4720 L	Fom	n 6069							
STOPI Do not complete Part II if you were not already granted an automatic 3-month extension o	n a previous	ly filed	Form 8868.							
• The books are in the care of ▶ THE PARTNERSHIP										
Telephone No. ► 202-637-3000 FAX No. ►										
If the organization does not have an office or place of business in the United States, check this box										
If this is for a Group Return, enter the organization's four digit Group Exemption Number (GEN)				un, check this						
box ▶ . if it is for part of the group, check this box ▶ and attach a list with the names and										
4 request an additional 3-month extension of time until NOVEMBER 15, 2008.										
5 For calendar year 2007 , or other tax year beginning, ar	nd ending			·						
6 If this tax year is for less than 12 months, check reason: Initial return Final re	etum		ange in acc	ounting period						
7 State in detail why you need the extension										
ADDITIONAL TIME NEEDED TO FILE A COMPLETE AND ACC	CURATE	RET	URN.							
8a If this application is for Form 990-BL, 990-PF, 990-T, 4720, or 6069, enter the tentative tax, less a	ny									
nonrefundable credits. See Instructions.		8a 5	.							
b If this application is for Form 990-PF, 990-T, 4720, or 6069, enter any refundable credits and estin	nated									
tax payments made. Include any prior year overpayment allowed as a credit and any amount pak	d [
previously with Form 8868.		8b 5	3	w						
c Balance Due. Subtract line 8b from line 8a. Include your payment with this form, or, if required, d				/-						
with FTD coupon or, if required, by using EFTPS (Electronic Federal Tax Payment System). See in	structions.	8c	<u> </u>	N/A						
Signature and Verification										
Under penalties of perjury, I declare that I have examined this form, including accompanying schedules and statements, and to the best of my knowledge and belief, it is true, correct, and complete, and that I am authorized to prepare this form.										
Signature ▶ Title ▶		Date 🕨	•							
			Form 88	68 (Rev. 4-2008)						

Form **8868**

(Rev. March 2008)
Department of the Treasury
Internal Revenue Service

Application for Extension of Time To File an Exempt Organization Return

File a separate application for each return.

OMB No. 1545-1709

• If you	are filing for an Automatic 3-Month Extension, complete only Part I and check this box	▶ X
e If you	are filing for an Additional (Not Automatic) 3-Month Extension, complete only Part II (on page 2 of this	form).
Do not	complete Part II unless you have already been granted an automatic 3-month extension on a previousty for	iled Form 8868.
Part	Automatic 3-Month Extension of Time. Only submit original (no copies needed).	
A corpo	ration required to file Form 990-T and requesting an automatic 6-month extension - check this box and con	nolete
Part I or		▶ □
	corporations (including 1120-C filers), partnerships, REMICs, and trusts must use Form 7004 to request ar come tax returns.	n extension of time
noted b (not aut you mus	nic Filing (e-file), Generally, you can electronically file Form 8868 if you want a 3-month automatic extension of the form 8868 electronically file form 990-T). However, you cannot file Form 8868 electronically 3-month extension or (2) you file Forms 990-BL, 6069, or 8870, group returns, or a composite or contest submit the fully completed and signed page 2 (Part II) of Form 8868. For more details on the electronic file gov/efile and click on e-file for Charities & Nonprofits.	ically if (1) you want the additional nsolidated Form 990-T. Instead,
Type or	Name of Exempt Organization	Employer identification number
print	AMERICAN JUSTICE PARTNERSHIP	20-2222409
File by the	Nhar advantage of the control o	1 20 2222207
filing your return. See	1331 PENNSYLVANIA AVENUE, NW	
instruction	City, town or post office, state, and ZIP code. For a foreign address, see instructions. WASHINGTON, DC 20004	
Check t	ype of return to be filed (file a separate application for each return):	_
Fo	m 990	27 69
• The b	ooks are in the care of THE PARTNERSHIP	
	hone No. ▶ 202-637-3000 FAX No. ▶	
If the	organization does not have an office or place of business in the United States, check this box	▶ □
	is for a Group Return, enter the organization's four digit Group Exemption Number (GEN)	s is for the whole group, check this
box 🕨	. If it is for part of the group, check this box and attach a list with the names and ElNs of all r	members the extension will cover.
1 re	equest an automatic 3-month (6-months for a corporation required to file Form 990-T) extension of time until AUGUST 15, 2008, to file the exempt organization return for the organization named al	
is	or the organization's return for:	dove. The extension
	Calendar year 2007 or	
	tax year beginning, and ending	<i>-</i>
2 lf t	his tax year is for less than 12 months, check reason: Initial return	Change in accounting period
3a If t	nis application is for Form 990-BL, 990-PF, 990-T, 4720, or 6069, enter the tentative tax, less any	
no	nrefundable credits. See instructions.	3a \$
	nis application is for Form 990-PF or 990-T, enter any refundable credits and estimated	
	payments made, include any prior year overpayment allowed as a credit.	3b \$
	lance Due. Subtract line 3b from line 3a. Include your payment with this form, or, if required,	
	posit with FTD coupon or, if required, by using EFTPS (Electronic Federal Tax Payment System).	
		3c \$ N/A
Caution.	If you are going to make an electronic fund withdrawal with this Form 8868, see Form 8453-EO and Form 8	879-EO for payment instructions.
LHA F	or Privacy Act and Paperwork Reduction Act Notice, see instructions.	Form 8868 (Rev. 3-2008)

Page 2

Do not include amounts reported on lit	ne 🗀	(A) Total	(B) Program	(C) Management	(D) Eunémisis -
6b, 8b, 9b, 10b, or 16 of Part I.		(A) Total	services	and general	(D) Fundraising
Grants paid from donor advised funds					
(attach schedule)	_				
(cash \$ 0 • noncesh \$	0.0				
If this amount includes foreign grants, check here					
Other grants and allocations (attach so	hedule)	,		STATEMENT 1	
(cash \$2378000 o noncesh \$	<u> </u>	0 000 000			
If this amount includes foreign grants, check here		2,378,000.			
Specific assistance to individuals (attac	h				
schedule)	23				
Benefits paid to or for members (attach					
schedule)					
Compensation of current officers, directors,	key			,	
employees, etc. listed in Part V-A		334,992.			
Compensation of former officers, directors, I		2			
employees, etc. listed in Part V-B	25b	0.			
Compensation and other distributions, not in	cluded				
above, to disqualified persons (as defined un	der				
section 4958(f)(1)) and persons described in	.				
section 4958(c)(3)(B)	250				
Salaries and wages of employees not					
included on lines 25a, b, and c	28				
Pension plan contributions not included					
lines 25a, b, and c	27				
Employee benefits not included on lines					
25a · 27					
Payroll taxes					
Professional fundralsing fees		154,331.			
Accounting fees		11,223.			
Legal fees		76,330.			
Supplies					
Telephone		2,179.			
Postage and shipping		934.			
Occupancy		3,600.		+	
Equipment rental and maintenance		3/000.			
Printing and publications		250.			
Travel		79,041.			
Conferences, conventions, and meeting	9 40	13/021.			
Interest					
Depreciation, depletion, etc. (attach sche		576.			# #
Other expenses not covered above (item		370.			
BANK AND PAYROLL FEE		20.			
INSURANCE		4,490.			
MISCELLANEOUS	43b	67,135.		 	
MEMBERSHIP FEES		8,050.		-	
CONSULTING FEES	430			+	
CONSULTING FEES	438	100,515.			
	431	-		 	
Table Association of the Company of	430				
Total functional expenses. Add lines 22a thr					
43g. (Organizations completing columns (B)-	1 1	2 222			
carry these totals to lines 13-15)	44	3,221,666.			
nt Costs. Check 🕨 🔲 if you are follo					
any joint costs from a combined educational c	ampaign and	fundraising solicitation repor	ted in (8) Program ser	vices?	Yes X No
s," enter (i) the aggregate amount of these join					N/A :

Form 990 (2007) Part III Staten	AMERIC	AN JUSTICE ervice Accomp	PARTNERSHIP Ilshments (See the instru	ctions.)	20-2	222409	Page 3
How the public perce	ives an organization In	such cases may be	, serves as the primary or so determined by the information ne organization's programs a	on presented on its return	about a p	articular organi ore, please mak	zation. se sure the
What is the organizat	ion's primary exempt p	urpose? ▶ SEE	STATEMENT 3			Program S Expens	88
clients served, public	ations issued, etc. Disc	uss achievements th	onts in a clear and concise mat are not measurable. (Sec lace enter the amount of gran	tion 501(c)(3) and (4)		(Required for 5 and (4) orgs 4947(a)(1) to optional for 6	s., and usts; but
a SEE STAT	EMENT 2						
(Grants and alloca	itions \$) !!	this amount includes foreig	n grants, check here	> 		

) If this amount includes foreign grants, check here

) If this amount includes foreign grants, check here

) If this amount includes foreign grants, check here

) If this amount includes foreign grants, check here

Form 990 (2007)

(Grants and allocations

(Grants and allocations

(Grants and allocations

Other program services (attach schedule)
 (Grants and allocations \$

Total of Program Service Expenses (should equal line 44, column (8), Program services)

1,387,184. 1,646,757. Form 990 (2007)

69

70

71

72

73

74

1,016,904

1,055,450.

70

71

Organizations that do not follow SFAS 117, check here

(Column (A) must equal line 19 and column (B) must equal line 21)

Total liabilities and net assets/fund balances. Add lines 66 and 73

Capital stock, trust principal, or current funds

Paid-in or capital surplus, or land, building, and equipment fund

Retained earnings, endowment, accumulated income, or other funds

Total net assets or fund balances. Add lines 67 through 69 or lines 70 through 72.

complete lines 70 through 74.

	instructions.)					
	Total revenue, gains, and other support per audited financial statem	unata.	And the second s		a 3,	591,946.
b	Amounts included on line a but not on Part I, line 12:	3/	331/3408			
1	Net unrealized gains on investments	1	h1			
2	Donated services and use of facilities				1	
3	Recoveries of prior year grants		b3			
4			b4			
•	Add lines b1 through b4				b	0.
e	Subtract line b from line a					591,946.
d	Amounts Included on Part I, line 12, but not on line a:					331/340.
1	Investment expenses not included on Part I, line 6b	1	44			
		ſ	40			
~	Other (specify):		92			0.
_	Add lines d1 and d2		. *		d 2	591,946.
Pa	Total revenue (Part I, line 12). Add lines c and d	ancial Statements \	With Expenses	per	Return	331,340.
8	Total expenses and losses per audited financial statements					221,666.
b	Amounts included on line a but not on Part I, line 17:					
1	Donated services and use of facilities		01			
2						
3						
4			b4			
	Add lines b1 through b4				b	0.
C	Subtract line b from line a					221,666.
d	Amounts included on Part I, line 17, but not on line a:	***************************************				
1	Investment expenses not included on Part I, line 6b		41			
	Other (specify):		62			
	Add lines d1 and d2		36.		d	0.
8	Total expenses (Part I, line 17). Add lines c and d					221,666.
Pa	rt V-A Current Officers, Directors, Trustees, and K	ey Employees (List ea	ch person who was	an of	ficer, direc	ctor, trustee,
	or key employee at any time during the year even if they w		e the instructions.)	1181 -		(8)
-	(A) Name and address	(B) Title and average hours per week devoted to position	(C) Compensation (If not pald, enter -0)	omplo plans compar	tributions to yea benefit & deferred asstion plans	(E) Expense account and other allowances
	N PERO	PRESIDENT-CON	SULTANT			
	31 PENNSYLVANIA AVENUE, NW					
	SHINGTON, DC 20004	1.00	334,992.		0.	0.
	EVE HANTLER	CHAIRMAN				
	31 PENNSYLVANIA AVENUE, NW					
-	SHINGTON, DC 20004	1.00	0.		0.	0.
	HN ENGLER	DIRECTOR				
13	31 PENNSYLVANIA AVENUE, NW					
	SHINGTON, DC 20004	1.00	0.		0.	0.
LE.	ANNE WILSON	DIRECTOR				
13	31 PENNSYLVANIA AVENUE, NW					
WA	SHINGTON, DC 20004	1.00	0.		0.	0.

_	990 (2007) AMERICAN JUSTICE PART			20-22224		Page 6
	R V-A Current Officers, Directors, Trustees, and Ko			T:	Ye	s No
75 a	Enter the total number of officers, directors, and trustees permitted meetings	•	siness at board	3		
b	Are any officers, directors, trustees, or key employees listed in Form			F. 11		
	listed in Schedule A, Part I, or highest compensated professional an					
	Part II-A or II-B, related to each other through family or business rela					
	the individuals and explains the relationship(s)				75b	X
5	Do any officers, directors, trustees, or key employees listed in Form					
	listed in Schedule A, Part I, or highest compensated professional an	d other independent contr	actors listed in Sci	hedule A,		
	Part II-A or II-B, receive compensation from any other organizations,	•	able, that are relat	ed to the		
	organization? See the instructions for the definition of 'related organization's	nization."	· · · · · · · · · · · · · · · · · · ·		75e	X
	If "Yes," attach a statement that includes the information described	in the instructions.		8		
d	Does the organization have a written conflict of interest policy?	*************************************	······		764 X	
Pa	nt V-B Former Officers, Directors, Trustees, and Ke	y Employees That R	eceived Com	pensation or	Other	,
-	Benefits (If any former officer, director, trustee, or key er					
	the year, list that person below and enter the amount of co	mpensation or other benef	its in the appropria	ate column. See	the instruc	ctions.)
			(C) Compensation		(E) Ex	pense
	(A) Name and address NONE	(B) Loans and Advances	(if not paid,	employee benefit plans & deferred	accour	
	HONE		enter -0-)	compensation plans	otner allo	owances
					1	
					1	
					1	
	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~					
					İ	
						-
Pa	t VI Other Information (See the instructions.)				Yes	e Ma
76		advation cativities a state	S about a second			s No
ı v	Did the organization make a change in its activities or methods of co	-				1.0000
	statement of each change				78	X
77	Were any changes made in the organizing or governing documents to	out not reported to the IRS	7	<u>L</u>	77	X
	If "Yes," attach a conformed copy of the changes.			ļ.		
78 a	Did the organization have unrelated business gross income of \$1,000	0 or more during the year o	overed by this retu		/8a	X
b	If "Yes," has it filed a tax return on Form 990-T for this year?	***************************************		N/A 7	8b	
79	Was there a liquidation, dissolution, termination, or substantial contra			ement	79	X
30 a	Is the organization related (other than by association with a statewid				1974 I.A. T.	1.010
	membership, governing bodies, trustees, officers, etc., to any other e				0a X	1
þ	If "Yes." enter the name of the organization ▶ AJP FOUNDAT					
_		and check whether it is	K avamne as	000000000		
11 a	Enter direct and indirect political expenditures. (See line 81 instruction			nonexempt 9,000.		
	Did the organization file Form 1120-POL for this year?					100
U	SIG THE OLGANIZATION HIS FORM 1 120-POL TOT THIS YEAR?				1b X	
				ŕ	orm 990	(2007)

Forr	m 990 (2007) AMERICAN JUSTICE PARTNERSHIP 20-222	2409	Р	age 7		
Pe	Other Information (continued)		Yes	No		
82 8	Did the organization receive donated services or the use of materials, equipment, or facilities at no charge or at substantially					
	less than fair rental value?	82a		Х		
b	If "Yes," you may indicate the value of these items here. Do not include this					
	amount as revenue in Part I or as an expense in Part II.					
	(See instructions in Part III.) 82b N/A	_				
83 a	Did the organization comply with the public inspection requirements for returns and exemption applications?	83a	Х			
b	Did the organization comply with the disclosure requirements relating to quid pro quo contributions?	83b	X			
84 a	Did the organization solicit any contributions or gifts that were not tax deductible?	84a	X			
b	If "Yes," did the organization include with every solicitation an express statement that such contributions or gifts were not					
	tax deductible?	84b	X			
85 a	501(c)(4), (5), or (6). Were substantially all dues nondeductible by members?	85a	X			
b	Did the organization make only in-house lobbying expenditures of \$2,000 or less?	85b		X		
	If "Yes" was answered to either 85a or 85b, do not complete 85c through 85h below unless the organization received a					
	walver for proxy tax owed for the prior year.					
C						
d	Section 162(e) lobbying and political expenditures					
8	77/8					
f	f Taxable amount of lobbying and political expenditures (line 85d less 85e)					
9	g Does the organization elect to pay the section 6033(e) tax on the amount on line 85f? N/A					
h	If section 6033(e)(1)(A) dues notices were sent, does the organization agree to add the amount on line 85f					
	to its reasonable estimate of dues allocable to nondeductible lobbying and political expenditures for the					
	following tax year?	85h		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
86	501(c)(7) organizations. Enter: a Initiation fees and capital contributions included on					
	line 12 86a N/A					
b	Gross receipts, included on line 12, for public use of club facilities 86b N/A	4				
87						
b	B Gross income from other sources. (Do not net amounts due or paid to other sources					
	against amounts due or received from them.)	_				
88 a	At any time during the year, did the organization own a 50% or greater interest in a taxable corporation or partnership,					
	or an entity disregarded as separate from the organization under Regulations sections 301.7701-2 and 301.7701-37					
	If "Yes," complete Part IX	882		X		
þ	At any time during the year, did the organization, directly or indirectly, own a controlled entity within the meaning of					
	section 512(b)(13)? If "Yes," complete Part XI	88b	**************************************	X		
99 3	501(c)(3) organizations. Enter: Amount of tax imposed on the organization during the year under:					
	section 4911 ► N/A ; section 4912 ► N/A ; section 4955 ► N/A					
D	501(c)(3) and 501(c)(4) organizations. Did the organization engage in any section 4958 excess benefit					
	transaction during the year or did it become aware of an excess benefit transaction from a prior year?					
_	If "Yes," attach a statement explaining each transaction N/A	89b				
6	Enter: Amount of tax imposed on the organization managers or disqualified persons during the year under					
4	sections 4912, 4955, and 4958  Enter: Amount of tax on line 89c, above, reimbursed by the organization					
d	All organizations. At any time during the tax year, was the organization a party to a prohibited tax shelter transaction?			v		
4	All organizations. Did the organization acquire a direct or indirect interest in any applicable insurance contract?	898		$\frac{x}{x}$		
	For supporting organizations and sponsoring organizations maintaining donor advised funds. Did the supporting organization,	891	espekt (kil)	<u>^</u>		
y	or a fund maintained by a sponsoring organization, have excess business holdings at any time during the year?	00-	200 (2000) 50 (2000)	v		
on s	List the states with which a copy of this return is filed DC	890		<u>X</u>		
b				0		
91 a	THE PROPERTY OF THE PROPERTY O	7 2	000			
91 E	the books are in care of THE PARTNERSHIP  Located at 1331 PENNSYLVANIA AVENUE, NW, WASHINGTON, DC  Telephone no. 202-63  ZIP+4 2		_			
h	At any time during the calendar year, did the organization have an interest in or a signature or other authority over	.000	Yes	No		
U	a financial account in a foreign country (such as a bank account, securities account, or other financial account)?	0.0	102	X		
	If "Yes." enter the name of the foreign country $ ightharpoonup = N/A$	916	1. SAS	^		
	See the instructions for exceptions and filling requirements for Form TD F 90-22.1, Report of Foreign Bank					
	and Financial Accounts.					

	990 (			TICE P	ARTNERSHIP	-	20-	-2222409 Page 8
	rt VI	Other Information (co	· · · · · · · · · · · · · · · · · · ·					Yes No
8		y time during the calendar yea				of the U	Inited States?	91s X
กด		s," enter the name of the fore			N/A	Thook b	1070	
92		on 4947(a)(1) nonexempt char enter the amount of tax-exemp		_			1 1	N/A
Pa	rt VII							**/ **
	**********	er gross amounts unless other			ted business income	Exclu	ded by section 512, 513, or 514	(E)
	cated.	gi ded airiouri, e dinidad diriori		(A)	(8)	(C) Exclu-	(D)	Related or exempt
93	Progra	am service revenue:		Business code	Amount	slon	Amount	function income
8								
b								
C								
d								
8								
1	Medic	are/Medicaid payments						
		and contracts from governmen						
94	Memb	ership dues and assessments						
95	Interes	t on savings and temporary cash i	nvestments			14	63,520.	
96	Divide	nds and interest from securitie	29					
97	Net re	ntal income or (loss) from real	estate:					
a	debt-fi	nanced property				-		
b		bt-financed property				-		
88		ntal income or (loss) from pers				-		<b></b>
88		Investment income				-		
100		or (loss) from sales of assets		-	,			
		than inventory				<del> </del>		
101		come or (loss) from special eve				-		
02		profit or (loss) from sales of In-	ventory			-		
03	Other	revenue:						
8				<u> </u>		+		
0						+		
5						+		
9				<b></b>		+		
na.	Subto	tal (add columns (B), (D), and (	-CV		0.		63,520.	0.
								63,520.
		(add line 104, columns (B), (D), 105 plus line 1e, Part I, should				• • • • • • • • • • • • • • • • • • • •		03,320.
		Relationship of Activ				at Du	MASSE (See the instruct	ional
	No.	Explain how each activity for which						
		exempt purposes (other than by a				u iiiipui	rantily to the accompliantiant	or the orderisation 2
	-							
	$\neg \uparrow$		***************************************	•				
Pa	rt IX	Information Regarding	ng Taxable	Subsidiar	ies and Disregard	led E	ntities (See the instruction	ons.)
1		(A)	(B)		(C)		(0)	(E)
IVa	partne	dress, and EIN of corporation, rship, or disregarded entity	Percentage of ewnership interes	st	Nature of activities		Total income	End-of-year assets
		Manager Manage		%				MEMMAN
		N/A		%				
				%				
				%				
Pa	rt X	Information Regarding	g Transfer	s Associa	ted with Personal	Bene	ofit Contracts (See the	e instructions.)
(B)	Oid the	e organization, during the year, rec						Yes X No
		organization, during the year, pay						Yes X No
No	te: // "	Yes" to (b), file Form 8870 and	Form 4720 (se	e instruction	s).			
								Form 990 (2007)

		(2007) AMERICAN JUSTICE PARTNE		20-222			age 9
23	n)			ies. Complete only if the organi	zation is a		
		controlling organization as defined in section 512(b)(13).	N/A				
488	Di-	4 Ab	1.6	5400 1400 411 0 1 0 14 14		res	No
108		I the reporting organization make any transfers to a controlled entity	as defined in section	1512(b)(13) of the Code? If Yes			
_	COI	mplete the schedule below for each controlled entity.	(8)				
		(A) Name, address, of each	(B) Employer	(C) Description of	Amo	D)	. 4
		controlled entity	Identification	transfer		uni c isfor	
-			Number				
9			1				
-					<del></del>		
ь							
							-
c	-						
١					İ		
		A A A A A A A A A A A A A A A A A A A		\			
		Totals					
					Y	63	No
107	Dld	the reporting organization receive any transfers from a controlled er	ntity as defined in se	ction 512(b)(13) of the Code? If			
		nplete the schedule below for each controlled entity.		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		-	
- {		<b>W</b> .	(8)	(C)	(6	))	
1		Name, address, of each	Employer Identification	Description of	Amou	unt o	f
$\perp$		controlled entity	Number	transfer	tran	sfer	
	-				į		
. 1				ur .			
Ь							
$\dashv$							
C							
		Totals					
		19(813			- V	es	No
108	Did	the organization have a binding written contract in effect on August 1	17, 2008, covering th	ne interest rents royalties and	1	03	110
		uitles described in question 107 above?		•			
		Under penalties of perjury, I declare that I have examined this ratum, including accompany and complete. Declaration of preparer (other than officer) is based on all information of while	ing schedules and stateme	nts, and to the bast of my knowledge and b	atlet, it is true	, corre	ct
Plea		Secretary or highlight found men current) is pessed our an information of Auto	in brebarer has any known	age.			
Sign			COX				
Here		Signature of officer		Date			
			)				
		Signature of officer  Type or print name and title					
Pald			Date 1	Check if Preparer's SSN Self-	or PTIN (See	Gen. Ir	nst X)
Prepa	rer's	signature	15/4/10	employed >	P005441	178	
Use C		Firm's name (or JOHNSON LAMBERT & CO LLP	01.10	EIN > 53-1	741e	De	1
	•	self-employed), address, and 700 SPRING FOREST ROAD, 6	TE 335				•
		ZIP+4 RALEIGH, NC 27609		Phone no. ▶ 919-			
					Form 99	<b>30</b> (2	007)

### Schedule B (Form 990, 990-EZ, or 990-PF)

Department of the Treasury Internal Revenue Service

## **Schedule of Contributors**

Supplementary Information for line 1 of Form 990, 990-EZ, and 990-PF (see instructions)

OMB No. 1545-0047

2007

Name of organization

Employer identification number

	AM	RICAN JUSTICE PARTNERSHIP		20-2222409
Organiza	ation type (check or	ĸ		
Filers of	:	ection:		
Form 990	or 990-EZ	X 501(c)( 6 ) (enter number) organization		
		4947(a)(1) nonexempt charitable trust not treated	as a private foundation	
		527 political organization		
Form 990	)·PF	501(c)(3) exempt private foundation		
		4947(a)(1) nonexempt charitable trust treated as a	a private foundation	
		501(c)(3) taxable private foundation		
		overed by the <b>General Rule</b> or a <b>Special Rule</b> . ( <b>Note</b> : a <i>Special Rule-see instructions.</i> )	Only a section 501(c)(7), (8), or	(10) organization can check boxes
General	Rule-			
X	For organizations fi contributor. (Comp	g Form 990, 990 EZ, or 990 PF that received, during the Parts I and II.)	e year, \$5,000 or more (in mor	ney or property) from any one
Special	Rules-			
	sections 509(a)(1)/	3) organization filing Form 990, or Form 990-EZ, that me 0(b)(1)(A)(vI), and received from any one contributor, du 1 of these forms. (Complete Parts I and II.)		
	aggregate contribu	r), (8), or (10) organization filing Form 990, or Form 990- ons or bequests of more than \$1,000 for use exclusively cention of cruelty to children or animals. (Complete Part	y for religious, charitable, scier	
	some contributions \$1,000. (If this box charitable, etc., pu	7), (8), or (10) organization filing Form 990, or Form 990- or use exclusively for religious, charitable, etc., purpose checked, enter here the total contributions that were re- ose. Do not complete any of the Parts unless the Gene- ous, charitable, etc., contributions of \$5,000 or more du	es, but these contributions did eceived during the year for an ral Rule applies to this organia	not aggregate to more than exclusively religious, zation because it received
they mu	st check the box in	re not covered by the General Rule and/or the Special f e heading of their Form 990, Form 990-EZ, or on line 2 form 990, 990-EZ, or 990-PF).	151	

LHA For Paperwork Reduction Act Notice, see the Instructions for Form 990, Form 990-EZ, and Form 990-PF.

Schedule B (Form 990, 990-EZ, or 990-PF) (2007)

(b)

Name, address, and ZIP + 4

(a)

No.

6

Person Payroll

Noncash

Aggregate contributions

25,000.

is a noncash contribution.)

Type of contribution

(Complete Part II if there is a noncash contribution.)

Employer identification number

## AMERICAN JUSTICE PARTNERSHIP

20-2222409

Part I	Contributors (See Specific Instructions.)		
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
7		\$500,000. 	Person X Payroll
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
8		\$20,000.	Person X Payroll  Noncash  (Complete Part II if there is a noncash contribution.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
9		\$125,000.	Person X Payroll  Noncash  (Complete Part II if there is a noncash contribution.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
10		\$	Person X Payroll Noncash (Complete Part II if there is a noncash contribution.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
11		\$\$ <u>500,000</u> .	Person X Payroll
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
12		s <u>100,000</u> .	Person X Payroll Noncash (Complete Part II if there is a noncash contribution.)
3452 12-27-0	707	Schedule B (Form 9	30, 990-EZ, or 990-PF) (2007)

		<u>200,000</u> .	Payroll Noncash (Complete Part II if there is a noncash contribution.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
14		\$\$.	Person X Payroll Noncash (Complete Part II if there is a noncash contribution.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
		\$\$.	Person X Payroll  Noncash (Complete Part II if there is a noncash contribution.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
16		\$\$ <u>33,426.</u>	Person X Payroll
(a) No.	(b) Name, address, and ZiP + 4	(c) Aggregate contributions	(d) Type of contribution
		s10,000.	Person X Payroll Noncash (Complete Part II if there is a noncash contribution.)
(a) No.	(b) Name, address, and ZIP ÷ 4	(c) Aggregate contributions	(d) Type of contribution
18		\$ 25,000.	Person X Payroll

Name, address, and ZIP + 4

No.

24

Person Payroll

Noncash

Type of contribution

(Complete Part II if there is a noncash contribution.)

X

Aggregate contributions

50,000.

Name of organi	sation	Emplo	yer identification number
AMERICA	N JUSTICE PARTNERSHIP	20	)-2222409
	Contributors (See Specific Instructions.)		
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
25 -		\$ 25,000.	Person X Payroll  Noncash (Complete Part II if there is a noncash contribution.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
		<b>\$</b>	Person Payroll Noncash (Complete Part II if there is a noncash contribution.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
		\$	Person Payroll Oncash Complete Part II if there is a noncash contribution.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
		\$	Person Payroll Noncesh (Complete Part II if there is a noncash contribution.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
		\$	Person Payroll Noncash (Complete Part II if there is a noncash contribution.)
(a) No.	(b) Name, address, and ZIP + 4	(c) Aggregate contributions	(d) Type of contribution
		\$	Person Payroll Noncash (Complete Part II if there is a noncash contribution.)
723452 12-27-07		Schedule B (Form !	990, 990-EZ, or 990-PF) (2007)

# 2007 DEPRECIATION AND AMORTIZATION REPORT FORM 990 PAGE 2

16       2,880.       864.         2,880.       864.       0.	Description		Date Acquired	Method	e Cit	28 8 8	Unadjusted Cost Or Basis	Bus % Excl	Reduction In Basis	Basis For Depreciation	Accumulated Depreciation	Current Sec 179	Current Year Deduction
	1EQUIPMENT VARIESSI * TOTAL 990 PAGE 2 DEPR	ESSI		<ul> <li>* * *********************************</li></ul>	.000	16	2,880.		.0	2,880.	864.	0	576.
				20,227,0,2409,070									
				80,830,863636									
			***********	988.5253									
				888 38 Y W									

FORM 990	CASH GRANTS AND ALLOCATIONS TO OTHERS	STATEMENT 1
CLASS OF ACTIVIT	Y/DONEE'S NAME AND ADDRESS	AMOUNT
SUB GRANT AWARD TEXAS CIVIL JUST 401 W. 15TH STRE AUSTIN, TX 78701		150,000.
SUB GRANT AWARD OKLAHOMA CHAMBER 330 N.E. 10TH ST OKLAHOMA CITY, O	REET	35,000.
SUB GRANT AWARD FLORIDA JUSTICE 210 SOUTH MONROE TALLAHASSEE, FL	STREET	5,000.
SUB GRANT AWARD AMERICAN TORT RE 1101 CONNECTICUT WASHINGTON, DC 2	AVENUE, NW	325,000.
SUB GRANT AWARD WMC ISSUES MOBIL P.O. BOX 352 MADISON, WI 5370		500,000.
SUB GRANT AWARD IMPAC 825 NORTH PRESID JACKSON, MS 3920		19,000.
SUB GRANT AWARD STATE GOVERNMENT 1400 K STREET, N WASHINGTON, DC 2	W, SUITE 450	150,000.
SUB GRANT AWARD LA COMMITTEE FOR P.O. BOX 898 GONZALES, LA 707	A REPUBLICAN MAJORITY PAC	100,000.
SUB GRANT AWARD LOUISIANIANS UNI P.O. BOX 1586 BATON ROUGE, LA	TED FOR REFORM PAC	100,000.

AMERICAN JUSTICE PARTNERSHIP	20-2222409
SUB GRANT AWARD BUSINESS & INDUSTRY COALITION P.O. BOX 12586 COLUMBIA, SC 29211	125,000.
SUB GRANT AWARD MICHIGAN CHAMBER OF COMMERCE 600 SOUTH WALNUT ST LANSING, MI 48933	89,000.
SUB GRANT AWARD AMERICAN TIRED OF LAWSUIT ABUSE P.O. BOX 30223 ALEXANDRIA, VA 22310	45,000.
SUB GRANT AWARD REPUBLICAN STATE LEADERSHIP COMMITTEE 1400 K STREET, NW, SUITE 450 WASHINGTON, DC 20005	735,000.
TOTAL INCLUDED ON FORM 990, PART II, LINE 22B	2,378,000.

STATEMENT OF PROGRAM SERVICE ACCOMPLISHMENTS

STATEMENT

2

### DESCRIPTION OF PROGRAM SERVICE ONE

EACH ACTIVITY THAT WE SUPPORT MUST MEET ONE OF THE THREE GOALS OF THE AJP. OUR SUPPORT OF LEGISLATIVE INITIATIVES IN SEVERAL STATES HELPED LEAD TO VARYING DEGREES OF REFORM. OUR SUPPORT OF PARTNER EDUCATION EFFORTS TO ADVOCATE FOR PRO-REFORM CANDIDATES FOR PUBLIC OFFICE WAS SUCCESSFUL IN THE SUPPORT BY THE PUBLIC OF MANY PRO-REFORM CANDIDATES COMMITTED TO LEGAL REFORM AGENDAS.

	GRANTS	EXPENSES
TO FORM 990, PART III, LINE A		
FORM 990 STATEMENT OF ORGANIZATION'S PRIMARY PART III	EXEMPT PURPOSE	STATEMENT 3

### EXPLANATION

FORM 990

THE AJP HAS THREE GOALS: 1) TO ENHANCE PUBLIC UNDERSTANDING ABOUT THE IMPORTANCE OF LEGAL REFORM AND THE NEED TO BECOME POLITICALLY INVOLVED; 2) WORK TO ENACT LEGISLATION AND ADOPT COURT RULES IN THE STATES TO SUBSTANTIALLY REDUCE THE PERVERSE INCENTIVES FOR JUNK LAWSUITS THAT ARE HURTING AMERICAN BUSINESSES AND CONSUMERS WHILE MAINLY BENEFITING THE TRIAL LAWYERS; 3) CREATE A CLIMATE, STATE BY STATE, IN WHICH PRO-REFORM CANDIDATES FOR GOVERNOR, THE STATE LEGISLATURE, SUPREME COURT AND LOWER COURTS, AND ATTORNEY GENERAL ARE SUPPORTED BY THE PUBLIC.

FORM 990	DEPRECIATION	OF ASS	ETS NOT	HELD	FOR	INVESTMENT	STATEMENT	4
DESCRIPTION			COST OR OTHER BASIS			ACCUMULATED DEPRECIATION	BOOK VALUE	2
EQUIPMENT				2,8	80.	1,440.	1,44	10.
TOTAL TO FORM	990, PART IV	, LN 57		2,8	80.	1,440.	1,44	0.

## AMERICAN JUSTICE PARTNERSHIP ATTACHMENT TO IRS FORM 1024

EIN: 20-2222409

## Part II, Question 3(a) - Names and Addresses of Officers & Directors

### Officers:

Dan Pero President 4900 Massachusetts Avenue, NW Suite 220 Washington, DC 20016-4358

Cleta Mitchell, Esq. Secretary 3000 K Street NW, Sixth Floor Washington, DC 20007

### Directors:

Dan Pero 4900 Massachusetts Avenue, NW Suite 220 Washington, DC 20016-4358

Clifford W. Taylor 4900 Massachusetts Avenue, NW Suite 220 Washington, DC 20016-4358 Robert Olshan Treasurer 4900 Massachusetts Avenue, NW Suite 220 Washington, DC 20016-4358

Richard McClellan 4900 Massachusetts Avenue, NW Suite 220 Washington, DC 20016-4358

## AMERICAN JUSTICE PARTNERSHIP ATTACHMENT TO IRS FORM 1024 EIN: 20-2222409

## Part II, Question 3(b) - Annual Compensation of Officers & Directors

AJP's directors are not compensated for their membership on the Board of Directors.

Cleta Mitchell serves as both Secretary and legal counsel to the Corporation. In those capacities, the law firm in which she is a partner, Foley & Lardner LLP, is compensated for services provided to the Corporation, paid at an hourly rate for time spent on the Corporation's behalf. The present rate is \$660 per hour.

Dan Pero serves as both President, consultant and a member of the Board of Directors of the Corporation. In his capacity as a consultant to the organization, Mr. Pero is compensated by Pero Consulting, Inc. for services provided to the Corporation, in accordance with the terms of a consulting agreement approved by the Board of Directors. The current consulting agreement between AJP and Pero Consulting, Inc. provides for a contract payment of \$27,916 per month (\$334,992 per year), commencing on February 15, 2008.

## AMERICAN JUSTICE PARTNERSHIP ATTACHMENT TO IRS FORM 1024 EIN: 20-2222409

## Part II, Question 8 - Distribution of Assets upon Dissolution

Upon the dissolution of the Corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c) of the Code (or the corresponding section of any future federal tax code), in a manner consistent with the purposes for which the Corporation is organized, or shall be distributed to the federal government, or to a state or local government, for a public purpose.

## AMERICAN JUSTICE PARTNERSHIP ATTACHMENT TO IRS FORM 1024 EIN: 20-2222409

## Part II, Question 16 - Publications of the Organization

- 1. Website excerpts
- 2. Legal Reform Mid-Year Update [July 10, 2009]
- 3. "Tipping the Scales for Legal Reform"

## AMERICAN JUSTICE PARTNERSHIP



_ouisiana

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2008: Saw enact ment of a uniform system for the elimination of "Junk science" and non-expert vitnesses from the courtroom. These reforms were a direct result of the 2007 gains made in the legislative elections.

See more successes





## Sharp Elbows. Strong Ideas. Big Results.

Good ideas alone won't fix our broken legel system. It takes our results oriented programs and willingness to play hardball against the trial bar. MORE









# TIPPING THE SCALES FOR LEGAL REFORM

The American Justice Partnership is a hard-charging legal reform group that stands up to greedy trial lawyers. We expose their outrageous practices and coercive lawsuits that can cost consumers billions of dollars and force employers to cut jobs. AJP is light of foot, quick to act and ready to engage in the toughest legal reform battles wherever they occur. We understand a broken legal system can cripple our economy and we're determined to stand up for justice.

## LAWSUIT COUNTER

Estimated number of lawsuits filed in the US to date this year:

9,567,894

In 2006, NCSC reported that a new lawsuit is filed every two seconds.

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## Who We Are

typically enacts programs in partnership with a network of over 60 state and national partners. by campaign professionals who achieve results in battles that can deliver a meaningful return on investment. AJP The American Justice Partnership is a national organization dedicated to winning legal reform in the states. AJP is run

## What We Do

AJP designs, funds and implements high-impact campaigns to achieve legal reform at the state level. AJP deploys dynamic political programs at critical junctures in support of legislative objectives and legal reform advocates seeking offices like state legislature, attorney general and supreme court.

## Why We Partner

partners while avoiding the mistakes that typify some out-of-state efforts. We collaborate with any number of over 60 state or national partners on each project. AJP partnerships leverage the best of local knowledge and national expertise into one-of-a-kind campaigns that deliver impact and strengthen local

## How We Win

AJP has nearly a decade of experience in beating the trial bar on major issues. They engage every fight, big or small, with a take-no-prisoners approach. We know their methods and how to fight back. We play to win.

## In A Nutshell, We Play Hardball:

- When our help can tip the balance.
- In states where major legal reform legislation is at stake.
- Where the trial bar, unions and other liberal opponents of legal reform engage in elections for the state legislature, attorney general and supreme court.
- Where we have credible local organizations as our partners.

It is this combination of experience, approach and targeting that allows AJP to succeed in achieving legal reform at the state level





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## Setting A Standard

America's legal system is a maze of contradictory rules that differ in nearly every state. Businesses may face a predictable and reasonable system in one state but unfairness and uncertainty in another.

current system hurts workers, employers, consumers and even legitimate victims. The only winners are predatory trial lawyers who manipulate the system to their own personal ends. AJP is fighting that. This uncertainty hinders job creation, increases costs for consumers and makes it harder to earn a fair profit. The

## MISSIOR

of the legal environment at the state level. The American Justice Partnership works to improve the fairness and predictability

## Achieving our goals

- AJP creates an environment in which legal reform champions can be elected to high offices like governor, legislature, attorney general and state supreme court.
- AJP enacts and protects state legislation that increases fairness and predictability often resulting in more brought by the trial bar. reasonable litigation costs and awards and an improved jobs environment by limiting the abusive lawsuits
- AJP fights lawsuit abuse and jackpot justice by opposing bad laws, bad judges and bad lawyers.





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THE STATES

PARTNERS IN ACTION

state level reforms since 2004. Take a look at a few of those successes to which we lent our support. AJP devotes resources where we can make the biggest impact. We are proud to have helped achieve scores of

## Roll over and click the states to find out more about our state partners and successes.



## **Our National Partners**

American Association of Managing General Agents
American Enterprise Institute Liability Project
American Legislative Exchange Council
American Tort Reform Association
Center for Individual Freedom
Center for Legal Policy, The Manhattan Institute
Class Action Watch

Competitive Enterprise Institute
Council for Citizens Against Government Waste
Doctors for Medical Liability Reform
Federalist Society
Heritage Foundation

Lawsuit Abuse Reform Coalition
Lawyers for Civil Justice
Manufacturers Alliance/MAPI
NAM Fair Litigation Action Group
Overlawyered.com

Pacific Research Institute
Point of Law, The Manhattan Institute
Politically Active Physicians Association

Washington Legal Foundation

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AJP is unique among the leading legal reform organizations.









Transparency Rules

AJP welcomes active engagement from supporters and partners. We not ponly regularly seek their input, but we eact on it. They help us identify priority projects that can improve the bottom line of fixing broken courts.

Winning Campaign Professionals AJP is run by senior campaign professionals with decades of experience in high stakes winner-take-all battles. They have run campaigns for president, governor, senate, state supreme court and dozens of high profile issue efforts. AJP delivers a meaningful return on investment with clearly defined

Dollars And Sense

AJP is an extremely low overhead operation that is free of expensive bureaucracy with limited bricks and mortar. We put resources into high impact programs in the states where they can do the most good. Every AJP initiative is based on promotion and protecting legal reform policies and policy makers. We focus on legal reform and legal reform only.

Giving Partnership A Good Name The AJP partnership model has succeeded because we can quickly fill the gaps that often undermine efforts against a dynamic opponent like the trial bar. We have no pride of authorship. When it makes sense, we take the lead; when it doesn't, we provide critical support. We excel at assessing each opportunity to find the right approach.







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### AJP Leadership

Depot co-founder Bernie Marcus, former Governor John Engler and nationally recognized legal reform leader Steve Hantler founded AJP. Each brought a unique perspective to AJP allowing them to see the flaws of the legal system and where it needed to be corrected Recognizing the glaring need for an organized effort to support legal reform efforts at the state level, Home

Current AJP President Dan Pero brings over 30 years of political and policy experience to the cause. His team of battle tested communication and campaign experts has a proven record of success in going toe-to-toe with the trial bar.



President, American Justice Partnership

the state level. Mr. Pero is a leading expert in political campaigns and issues management with more than 30 years experience in state government, grassroots organizing, communications and public affairs and was named Michigan's best Republican political consultant of the past 50 years by the Michigan Political History Society. Dan Pero is President of the American Justice Partnership, a nationwide coalition to advocate for legal reform at

American Justice Partnership, an affiliate of the National Manufacturers Association In 2004, he was executive director of the highly successful state legal reform effort that has since become the

legal reform successes achieved in Michigan are widely viewed as the definitive model for legal reform at the state Mr. Pero served as Chief of Staff and Campaign Manager for former three-term Michigan Governor John Engler. The

strategist, media producer and consultant to candidates for President of the United States, U.S. Senate and House of Representatives and for successful ballot initiatives in Texas and Michigan. Mr. Pero managed the 1996 presidential campaign for former Tennessee Governor Lamar Alexander and served as a

Worldwide, then the largest public relations company in the world, where he provided clients with message based in Lansing, MI. Prior to Sterling, Mr. Pero was Managing Director of the Michigan office of Weber-Shandwick He was a founding partner of Sterling Corporation, a public affairs, issues management and political consulting firm development, branding, marketing, communications and strategic counsel.

directed internal and external communications, and administered Eckerd's political action committee. Previously, Mr. Pero served as vice-president of public affairs for Eckerd Corporation, one of the nation's largest retail drug store companies, where he was corporate spokesperson and managed government and pharmacy relations,

where he taught campaign planning, message development and communications. He earned a Bachelor of Science at Western Michigan University and is a graduate of the Harvard School of State and Local Executives. He was a member of the Western Michigan University Board of Trustees for 9 years and served as Chairman in 2007. Mr. Pero also was a gubernatorial appointee to the Michigan Judicial Tenure Commission, the Pontiac Stadium Building Authority and the Michigan Film Commission. Mr. Pero has also been an Adjunct Professor at Michigan State University

Dan lives with his wife, Colleen, and their two children in Laingsburg, Michigan.

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# CEO Alarm: The Real Cost Of State Liability

Excessive tort litigation costs are estimated at \$589 billion, but state-level liability lawsuits cost more than just indemnities, legal fees and G/A. There are substantial hidden costs.

## **Liability Crisis Hidden Costs**

Damage to share value and reputation. Increasingly, the plaintiff's bar is mounting PR campaigns and analyst briefings designed to drive down share value to force companies to settle even when they've done nothing wrong: Merck lost \$40 billion in value after the filing of Vioxx lawsuits.

- The HMO industry lost \$12 billion in value in one day after a Dickie Scruggs press conference. Tort lawsuits reduce stockholder wealth by \$684 billion each year.

Higher litigation reserves, insurance costs and employee health care costs

\$124 billion of total health care costs is attributable to defensive medicine/litigation concerns. The lions share falls on employers that provide employee health insurance.

## Stunted innovation/lost sales

Inhibited research and development results in a \$367 billion annual loss in sales of new products

### Liability Reform Objectives The Bottom Line

- 1. Reduce the risk of "bet the company" lawsuits and lawsuits that threaten share value, company reputation or product image.
- 2. Slow the increase and eventually reduce unwarranted litigation costs

## Liability Reform Strategies

- 1. Selection of "rule of law" state court judges, governors, legislators and attorneys general.
- 2. Legislation and court rules that end perverse incentives for meritless lawsuits and restore fairness and

predictability.
3. Engage the public so they understand how a broken legal system hurts them every day.



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ABSURDITY IN MOTION

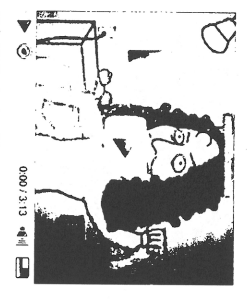
WACKY, TACKY & LOONEY

## **Absurdity In Motion**

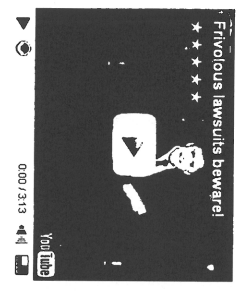
Can you believe how many ridiculous lawsuits get a day in court and the extreme lengths business owners are forced to go to protect themselves from greedy lawyers? Should we laugh at the absurdity - or shed a tear at the cost? Check out the links below and decide for yourself.

## Laughter Is The Best Medicine

Sometimes after hearing about so many scam lawsuits you need some comic relief. Here are a few of our favorites.

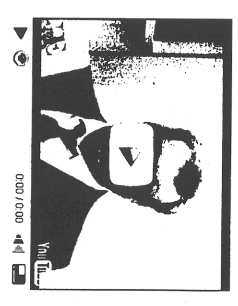


## Weird Al Yankovic - I'll Sue Ya Weird Al Yankovic pulls no punches as he takes aim at frivolous lawsuits.



### Craig Ferguson

The broken legal system leaves The Late Late Show host Craig Ferguson fed-up and funny.



<u>Damage Control Comedy Crew</u>

The Crew takes aim at our lawsuit happy culture with the "Sue Somebody Home Kit."

http://www.americanjusticepartnership.org/absurdity.php

### Sad But True

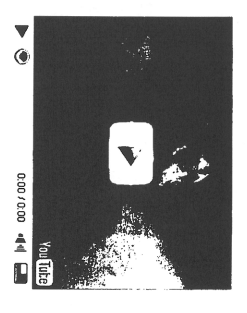
While we joke about absurd lawsuits, unfortunately the reality is no laughing matter. If we don't take action, greedy trial lawyers will destroy America's hardworking small business owners like those in these video clips. These clips were produced by <u>SickofLawsuits.org</u> please visit their website to join their grassroots army in fighting lawsuit abuse.



Insurance to protect his bowling alley against frivolous lawsuits costs a fortune.



Patrick Rosacker
A 50-year-old business suffers from allocating resources to fight greedy trial lawyers.



Michael Palmer
An impractical paper towel dispenser lawsuit threatens this man's auto repair shop.



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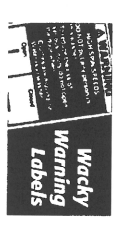


**ABSURDITY IN MOTION** 

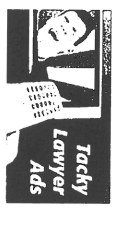
WACKY, TACKY & LOONEY

## Wacky, Tacky & Looney

a tear at the cost of the craziness? Check out the links below and decide for yourself: Can you believe how many ridiculous lawsuits get a day in court and the extreme lengths business owners are forced to go to protect themselves from greedy lawyers? What about the tacky trial lawyers who file these suits? Should we laugh at the absurdity – or shed



labels. MORE products because of outrageous seemingly obvious warnings on their Companies have been forced to put he searches for the wackiest warning What happened to common sense? lawsuits. Follow Bob Dorigo Jones as



but sadly they're real! They may make lawsuit crazy culture is no laughing Yaccino's Esquire.com blog. They may trial lawyer ads ever made at Steve Some things must be seen to be believed. Check out some of the tackiest matter, MORE you chuckle but their impact on our look like Saturday Night Live parodies



many outlandish lawsuits have their these looney cases. MORE day in court. Trial lawyers think they everything. Amuse yourself with can sue business owners for It never ceases to amaze us how



## Partners In Action

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## Partners in Action

THE STATES

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Here are just a few examples of our partners in action.



Meet Wisconsin's reform minded Judge Michael Gableman.



Stop Kathleen Falk's nuisance lawsuits in Wisconsin.



Meet pro-reform Wisconsin Judge Annette Ziegler.



Gordon Maag fighting frivolous lawsuits in Illinois is a laugh.



Stop Kathleen Falk from haraccing Wicconcin



Meet pro-reform Michigan Judge Stephen Markman.



Don't damage Texas



governments in Texas from Don't block local



Don't punish Texas homeowners and small business owners.



Protect Texas local governments, property owners and workers.

http://www.americanjusticepartnership.org/partners.php



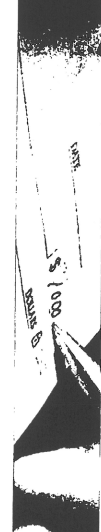


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### Donate

By donating to the American Justice Partnership organization you will help fight excessive litigation, however, due to the nature of our activities donations are not tax deductible. If you would like to make a contribution:

Send a check to:

American Justice Partnership

600 South Walnut Street

Lansing, MI 48933

9

Click here to have an AJP Finance Director contact you directly.





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Stay Informed

Sign up to receive AJP updates and more information about how to help fix our broken legal system.

Items with asterisk (*) = Required to submit the form

First Name:

Last Name:

Title:

Organization:

)

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City:

State: Outside US

Zip Code:

Country:

Telephone:

Email:

# Which of the following best describes your interest area?*

Your Interest Area

Which of the following best describes your occupational role?*

Your Professional Role

Submit

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600 South Walnut Street, Lansing, MI 48933 Phone: 517-371-7276 Fax 517-371-7277

Name:

Email:

Message:

Submit



### **LEGAL REFORM MID-YEAR UPDATE**

A special report to AJP Funders July 10, 2009

As we predicted, 2009 has seen a reinvigorated plaintiffs' bar attempt to put legal reformers on defense in many parts of the country. Despite their renewed attacks on advocates of balance in our legal system, a mid-year review finds reformers have enjoyed some major victories, withstood several close calls and suffered a couple of disappointments. AIP helped several state partners develop and deliver compelling messages that highlight the value of legal reform during these challenging economic times. When given the binary choice of more jobs or more lawsuits, public support swells for jobs and reform.

AJP focused these types of messages in six key states where the promotion or defense of legal reform legislation was a critical part of the legislative session. The following summary represents the states where AJP provided financial support and issue advocacy programs.

### Oklahoma

The American Justice Partnership congratulates our partner, the Oklahoma Chamber of Commerce, who won passage of the omnibus legal reform bill known as HB 1603. AJP collaborated with the Oklahoma Chamber on strategy and message development on behalf of a historic win that will bring sanity to Oklahoma's legal system. HB 1603 features a package of over 23 comprehensive reforms that will return fairness and balance to the state's court system.

### Reforms include:

- Extensive Class Action Reform
- Appeal Bond Cap \$25 million & no appeal bond required on punitive damage appeals
- Mandatory Dismissal for Late Service (180 days)
- Summary Judgment Adopted Federal Rules
- Redefining of "Frivolous" Lawsuits
- Junk Science & Expert Witness Reforms
- Prejudgment Interest Reforms (Shall not begin to accrue until 24 months after commencement of suit) and a reduction in the rate calculation
- Joint & Several Liability (While retaining the current language stating that such liability only applies if the tort feasor is more than 50% at fault, the reform language will remove the exception for instances where the plaintiff is not contributory at fault.)
- Asbestos/Silicosis Reforms
- Cap on Non-Economic Damages

- Pleading/award level (More closely tied to Federal level)
- Peer Review Confidentiality
- Certificate of Merit for Professional Negligence
- Products Liability
- Forum non conviens
- Initial Disclosure of Witness Exhibits
- Gun Manufacturers Liability Protection
- Common Sense Consumption Act ("Cheeseburger Act")
- Volunteer Liability
- Emergency Volunteer Immunity
- School Protection Act
- Admissibility of non-wearing of Seat Belts (for children under 16)
- Agri-Tourism Liability Reform



### Wisconsin

Recognizing that their proposals would not withstand public scrutiny, the trial bar buried deep in Gov. Doyle's budget proposal a provision that would gut previously enacted joint and several liability reforms. AJP and the Wisconsin Manufacturers & Commerce (WMC) exposed the hidden proposal and educated the public and lawmakers on the harsh impact increased liabilities would have on Wisconsin's already crippled economy. AJP provided a grant and communications experts who worked with WMC on media outreach, message development and advertising.

Our efforts succeeded in removing the liability expanding provision from the state budget. However, a new law did pass that allows convicted felons, among others, to file lawsuits to win workplace punitive damage awards up to \$300,000 on top of actual damage awards. WMC urged Doyle to veto the legislation and then what happened?.

### **Texas**

AJP's investment of money and professional communications resources in Texas paid large dividends. Reformers stymied every major personal injury trial lawyer-backed initiative. Lawmakers agreed with our partner, the Texas Civil Justice League (TCJL) that economic recovery and job creation depend upon a legal and regulatory environment that encourages business expansion and investment.

By working with lawmakers on developing public policy, TCJL has earned a reputation as an "honest broker" which was an important calling card at a time when misinformation clouded the debate on many issues. Legal reformers succeeded in several pitched battles, including evidence standards in asbestos-related mesothelioma cases, paying "phantom" healthcare damages in personal injury lawsuits, wide-ranging *qui tam* proposals, and unprecedented expansion of property owners' liability. One 11th hour bill that would expand liability for physicians who practice in rural hospitals and undermine Texas' medical malpractice caps passed but was vetoed by Governor Rick Perry. AJP and TCJL will closely monitor a short July special session that should be limited to the review of agencies under sunset review and transportation bonding authority.

### Michigan

Lobbying and education efforts have led to the postponement of the consideration of three hostile Michigan bills until October. HB 4316 eliminates the language barring Michigan citizens from suing drug companies over any drug with FDA approval; HB 4317 would give people whose drug product liability claims were barred by the current law a 3 year window to commence a claim; and HB 4318 would expand the Consumer Protection Act to make it an unfair trade practice in the event of inaccurate representations concerning risks of certain drugs, medications, and supplements. In the recent US Supreme Court decision (Wyeth v Levine), the court left states the authority to determine which lawsuits challenging FDA decisions should be allowed. This fall, the AJP will be supporting the FDA Defense bill and working to defeat any legislation that expands liability. A slim pro-reform majority in the Michigan Senate that has protected liability reforms will be tested in a special election in the 19th district this fall. The race promises to be an expensive contest with major implications for the 2010 campaigns.



### **South Carolina**

AJP is currently engaged with the South Carolina Civil Justice Coalition as they implement a two-year strategy to bring liability reform to the Palmetto State. The first quarter of 2009 saw trial lawyer-legislators use the furlough issue and budget shortfalls to stall legal reform initiatives. The Coalition and AJP are shining a bright light on the delaying tactics of these trial lawyer-legislators.

AJP funded communications efforts in 35 targeted legislative districts have helped achieve a commitment for interim hearings this fall and made liability reform a top House leadership priority in 2010. Given the uncertainty of Governor Mark Sanford's political future it is important to note that Lt. Governor Andre Bauer campaigned as a tort reformer this past election cycle. Speaker of the House, Bobby Harrell, is also a committed champion of reform and is driving this legislative effort.

### Louisiana

AJP's partnership with the Coalition for Common Sense during the spring session achieved significant success in the Louisiana House that was ultimately stymied by the trial bar in the Senate. Three bills passed the House that will streamline and expedite the litigation process for latent disease: a) a bankruptcy transparency bill that would require plaintiffs to disclose if they have already filed against the Trust; b) a bill that would require the plaintiff to file the lawsuit in the Parrish of exposure; and c) a bill that would require the plaintiff to substantiate their claims by providing basic employment information and location of their exposure.

The retirement of 4th District Supreme Court Justice Chet Traylor necessitates a special election on October 17. A preliminary analysis of the two likeliest candidates' records shows few philosophical differences but state partner, the Louisiana Association of Business and Industry (LABI), will be interviewing the candidates this summer. We will pursue further due diligence and continue our dialogue with LABI before deciding whether or not to defer participation.

For more information on a specific state or legislation, please contact:

Dan Pero President American Justice Partnership (517) 371-7276 dperoajp@aol.com



### Tipping the scales for legal reform.

### Mission

The American Justice Partnership (AJP) works to improve the fairness and predictability of the legal environment at the state level.

- AJP creates an environment in which legal reform champions can be elected to high offices like governor, legislature, attorney general and supreme court.
- AJP enacts and protects state legislation that increases fairness and predictability often resulting in more favorable litigation costs and awards and an improved jobs environment by limiting the abusive lawsuits brought by the trial bar.
- AJP fights lawsuit abuse and jackpot justice by opposing bad laws, bad judges and bad lawyers.

### Who We Are

The American Justice Partnership is dedicated to winning legal reform in the states. AJP is run by campaign professionals who achieve results in battles that can deliver a meaningful return on investment. AJP typically deploys programs in partnership with a network of over sixty state and national partners.

### What We Do

AJP designs, funds and implements high-impact campaigns to legal reform at the state level. AJP deploys dynamic political campaign programs at critical junctures in support of legislative objectives and legal reform advocates seeking offices like state legislature, Attorney General and Supreme Court.

### Why We're Better

AJP avoids the mistakes that typify some out-of-state efforts. We collaborate with any number of over sixty state or national partners on each project. We leverage the best of local knowledge and national expertise into one-of-a-kind campaigns that deliver impact and strengthen local partners.

### How We Win

AJP has nearly a decade of experience in going toe-to-toe with the trial bar on major issues. We've learned that they engage every fight, big or small, with a take-no-prisoners approach that many companies and organizations cannot match without risking damage to their brands. We provide anonymity to funders who need to protect their legitimate business interests but can't afford to risk their brand reputation.

The programs we design, fund and implement typically feature the type of hardball tactics that are necessary to prevail against a highly-motivated opponent. Our efforts are focused:

- Where our help can tip the balance.
- In states where major legal reform legislation is at stake.
- Where the trial bar, unions and other liberal opponents of legal reform engage in elections for the state legislature, attorney general and supreme court.
- Where we have credible local organizations with which to partner.

It is the combination of experience, approach and targeting that allows AJP to succeed in achieving legal reform at the state level.

For more information please contact Dan Pero, President American Justice Partnership at 517-371-7276 or dpero@americanjusticepartnership.org.

Internal Revenue Service P.O. Box 2508 - Room 4522 Cincinnati, Ohio 45201

Date: December 3, 2009

American Justice Partnership C/O Robert Olshan 4900 Massachusetts Avenue, NW Suite 220 Washington, DC 20016

Department of the Treasury

Employer Identification Number:

20-2222409

Person to Contact - Group #:

Gerry McLaughlin - 7827 ID# 1000203235

513-263-3590 Phone

513-263-4488

Response Due Date:

December 28, 2009

Dear Sir or Madam:

We need more information before we can complete our consideration of your application for exemption. Please provide the information requested on the enclosure by the response due date shown above. Your response must be signed by an authorized person or an officer whose name is listed on your application. Also, the information you submit should be accompanied by the following declaration:

Under penalties of perjury, I declare that I have examined this information, including accompanying documents, and, to the best of my knowledge and belief, the information contains all the relevant facts relating to the request for the information, and such facts are true, correct, and complete.

To facilitate processing of your application, please attach a copy of this letter to your response. This will enable us to quickly and accurately associate the additional documents with your case file.

If we do not hear from you within that time, we will assume you no longer want us to consider your application for exemption and will close your case. As a result, the Internal Revenue Service will treat you as a taxable entity. If we receive the information after the response due date, we may ask you to send us a new application.

If you have any questions, please contact the person whose name and telephone number are shown in the heading of this letter.

Sincerely yours,

Gerry McLaughlin

Exempt Organizations Specialist

Enclosure: Information Request

American Justice Partnership 20-2222409

### Additional Information Requested:

- 1. Please have an officer sign and date the enclosed statement.
- 2. The Articles of Incorporation does not show proof that they have been filed with the District of Columbia. Since you are a corporation, you must submit a complete copy of your Articles of Incorporation and any amendments thereto that show evidence that they have been filed with and approved by the State in which you are incorporated.
- 3. Please submit a copy of the agreement between your organization and Foley & Lardner LLP. Also send a copy of the agreement between your organization and the Pero Consulting, Inc. To determine whether the transaction is truly arm's length, please respond to the following:
- 4. Was the transaction between related parties?
- 5. Who signed the agreement?
- 6. Who was involved in the decision-making process-interested parties or independent parties?
- 7. Who set the terms of the agreement, and how?
- 8. What was the basis of the decision?

PLEASE DIRECT ALL CORRESPONDENCE REGARDING YOUR CASE TO:

US Mail:

Internal Revenue Service
Exempt Organizations
P. O. Box 2508
Cincinnati, OH 45201
ATT: Gerry McLaughlin
Room 4522

Group 7827

Street Address:

Internal Revenue Service
Exempt Organizations
550 Main St, Federal Bldg.
Cincinnati, OH 45202
ATT: Gerry McLaughlin
Room 4522
Group 7827

Page 3

American Justice Partnership 20-2222409

Under penalties of perjury, I declare that I have examined this information, including accompanying documents, and, to the best of my knowledge and belief, the information contains all the relevant facts relating to the request for the information, and such facts are true, correct, and complete.

Signature	of	Officer
-----------	----	---------

Date

Internal Revenue Service P.O. Box 2508 - Room 4522 Cincinnati, Ohio 45201

Date: December 3, 2009

American Justice Partnership C/O Cleta Mitchell, Esq. Foley & Lardner LLP 3000K Street NW, Sixth Floor Washington, DC 20007 Department of the Treasury

Employer Identification Number: 20-2222409

Person to Contact - Group #:
 Gerry McLaughlin - 7827

ID# 1000203235

513-263-3590 Phone

513-263-4488 Fax

Response Due Date:

December 28, 2009

Dear Sir or Madam:

We need more information before we can complete our consideration of your application for exemption. Please provide the information requested on the enclosure by the response due date shown above. Your response must be signed by an authorized person or an officer whose name is listed on your application. Also, the information you submit should be accompanied by the following declaration:

Under penalties of perjury, I declare that I have examined this information, including accompanying documents, and, to the best of my knowledge and belief, the information contains all the relevant facts relating to the request for the information, and such facts are true, correct, and complete.

To facilitate processing of your application, please attach a copy of this letter to your response. This will enable us to quickly and accurately associate the additional documents with your case file.

If we do not hear from you within that time, we will assume you no longer want us to consider your application for exemption and will close your case. As a result, the Internal Revenue Service will treat you as a taxable entity. If we receive the information after the response due date, we may ask you to send us a new application.

If you have any questions, please contact the person whose name and telephone number are shown in the heading of this letter.

Sincerely yours,

Gerry McLaughlin Exempt Organizations Specialist

Enclosure: Information Request

### Additional Information Requested:

- 1. Please have an officer sign and date the enclosed statement.
- 2. The Articles of Incorporation does not show proof that they have been filed with the District of Columbia. Since you are a corporation, you must submit a complete copy of your Articles of Incorporation and any amendments thereto that show evidence that they have been filed with and approved by the State in which you are incorporated.
- 3. Please submit a copy of the agreement between your organization and Foley & Lardner LLP. Also send a copy of the agreement between your organization and the Pero Consulting, Inc. To determine whether the transaction is truly arm's length, please respond to the following:
- 4. Was the transaction between related parties?
- 5. Who signed the agreement?
- 6. Who was involved in the decision-making process-interested parties or independent parties?
- 7. Who set the terms of the agreement, and how?
- 8. What was the basis of the decision?

PLEASE DIRECT ALL CORRESPONDENCE REGARDING YOUR CASE TO:

US Mail:

Internal Revenue Service
Exempt Organizations
P. O. Box 2508
Cincinnati, OH 45201
ATT: Gerry McLaughlin
Room 4522
Group 7827

Street Address:

Internal Revenue Service
Exempt Organizations
550 Main St, Federal Bldg.
Cincinnati, OH 45202
ATT: Gerry McLaughlin
Room 4522
Group 7827

Page 3

American Justice Partnership 20-2222409

Under penalties of perjury, I declare that I have examined this information, including accompanying documents, and, to the best of my knowledge and belief, the information contains all the relevant facts relating to the request for the information, and such facts are true, correct, and complete.

Ci	~~~+~~	- 5	Officer
OI	quature	OI	UIIICer
	_		

Date



December 24, 2009

ATTORNEYS AT LAW

WASHINGTON HARBOUR 3000 K STREET, N.W. SUITE 600 WASHINGTON, D.C. 20007-5109 202.672.5300 TEL 202.672.5399 FAX foley.com

WRITER'S DIRECT LINE 202.295.4081 cmitchell@foley.com EMAIL

CLIENT/MATTER NUMBER 999100-0130

> TE/GE, Processing Correspondence RECEIVED

DEC 28 2009

internal Revente Service Cincinnati, Ohio

CERTIFIED MAIL-RETURN RECEIPT REQUESTED AND FACSIMILE: (513) 263-4488

Mr. Gerry McLaughlin – 7827 ID # 1000203235 Exempt Organization Specialist Internal Revenue Service PO Box 2508 - Room 4522 Cincinnati, OH 45201

Re:

RE: Application for Exempt Status

American Justice Partnership - EIN #20-2222409

Dear Mr. McLaughlin:

The undersigned serves as counsel to the above-referenced organization, American Justice Partnership. We are in receipt of your letter dated December 3, 2009 requesting additional information.

We are in the process of locating the additional documents requested, but are in need of additional time to locate the records you have requested in order to respond fully. We are therefore requesting an extension of time to submit the requested response.

I have tried calling the telephone number listed on your letter (513-263-3590) but receive only a disconnected message. I am assuming the fax number listed on the letter (513-263-4488) is in service but to be certain that your office receives this response and request for additional time, I am also sending this via certified mail.

Please contact me at (202) 295-4081 should you have additional questions. We will submit the completed response no later than thirty days of the initial requested date for responding, or January 28, 2010. Thank you for your assistance.

Sincerely,

Cleta Mitchell

Cleta Mitchell, Esq. CAF # 03-0004041R



January 11, 2010

ATTORNEYS AT LAW

3000 K STREET NW, SUITE 600 WASHINGTON, D.C. 20007 202-672-5300 TEL 202-672-5399 FAX www.foley.com

WRITER'S DIRECT LINE AND EMAIL 202-945-6105 alwarren@foley.com

### VIA FACSIMILE AND FEDERAL EXPRESS

Gerry McLaughlin
Department of the Treasury
Internal Revenue Service
Exempt Organizations
550 Main St., Federal Building
Room 4522, Group 7827
Cincinnati, Ohio 45202
Fax: (513) 263-4488

TE/GE, Processing Correspondence RECEIVED

JAN 1 2 2010

Internal Revenue Service

Re:

American Justice Partnership

Employer Identification Number: 20-2222409

Dear Ms. McLaughlin:

This letter responds to your request for additional information regarding American Justice Partnership (the "Organization"). For your convenience, each of your questions is set forth below, followed by the organization's response.

1. Please have an officer sign and date the enclosed statement.

Mr. Dan Pero, President of the Organization, has signed and dated the enclosed statement.

2. The Articles of Incorporation does not show proof that they have been filed with the District of Columbia. Since you are a corporation, you must submit a complete copy of your Articles of Incorporation and any amendments thereto that show evidence that they have been filed with and approved by the State in which you are incorporated.

The Articles of Incorporation were inadvertently omitted in the initial application. Please find enclosed copies of (i) the original Articles of Incorporation as filed in the District of Columbia on January 25, 2005 (along with the Certificate of Incorporation issued by the District of Columbia Department of Consumer and Regulatory Affairs on January 26, 2005), (ii) the amended Articles of Incorporation as filed in the District of Columbia on April 2, 2007 (along with the Certificate of Amendment issued by the District of Columbia Department of Consumer and Regulatory Affairs on April 2, 2007), (iii) the amended Articles of Incorporation as filed in the District of Columbia on June 30, 2009 (along with the Certificate of Amendment issued by the District of Columbia Department of Consumer and Regulatory Affairs on June 30, 2009), and (iv) the resolution of the Board of Directors of the Organization authorizing the amendment to the Articles of Incorporation.



3. Please submit a copy of the agreement between your organization and Foley & Lardner LLP. Also send a copy of the agreement between your organization and the Pero Consulting, Inc.

With respect to the requested copy of the agreement between the Organization and Foley & Lardner LLP, the requested agreement is the engagement letter between the Organization and its law firm, Foley & Lardner LLP, which was entered into between the parties on April 13, 2005. The engagement letter is protected by the attorney client privilege as it is a confidential document between the law firm and its client, the Organization. For this reason, a copy of the confidential engagement letter between Foley & Lardner LLP and its client, the Organization, has not been provided.

With respect to the requested copy of the agreement between the Organization and Pero Consulting, Inc., the requested agreement is the Consulting Services Agreement dated as of March 1, 2005 between the Organization and Pero Consulting, Inc. A copy of this requested agreement is enclosed.

To determine whether the transaction is truly arm's length, please respond to the following:

4. Was the transaction between related parties?

The IRS instructions for Schedule R to Form 990 provide that an organization is a related organization to the tax-filing organization if it has one of the following relationships to the tax-filing organization: (i) parent, (ii) subsidiary, (iii) nonprofit organization controlled by the same person that controls the tax-filing organization or (iv) supporting organization. The tax-filing organization in this case is the Organization.

With respect to the engagement letter between the Organization and its law firm Foley & Lardner LLP, the transaction was not between related parties according the requirements to disclose related party transactions on Schedule R to Form 990. The law firm is not a parent, subsidiary or supporting organization of the Organization. Moreover, the law firm is not a nonprofit organization and is not controlled by the same person that controls the Organization, namely the Organization's Board of Directors.

With respect to the agreement between the Organization and Pero Consulting, Inc., the transaction was not between related parties according the requirements to disclose related party transactions on Schedule R to Form 990. For the following reasons, Pero Consulting, Inc. does not constitute a related party with respect to the Organization. First, Pero Consulting, Inc. is not a parent of the Organization because it does not own any equity interests in or have any control over the affairs of the Organization (which are vested in the Board of Directors of the Organization). Second, Pero Consulting, Inc. is not a subsidiary of the Organization because the Organization does not own any equity interests in or have any



control over the affairs of Pero Consulting, Inc. Third, Pero Consulting, Inc. is not a nonprofit entity and is not controlled by the same person that controls the Organization, namely the Organization's Board of Directors. Fourth, Pero Consulting, Inc. is not a supporting organization of the Organization. Therefore, under the IRS regulations pertaining to the disclosure of related party transactions on Schedule R to Form 990, the agreement between the Organization and Pero Consulting, Inc. is not a related party transaction.

### 5. Who signed the agreement?

With respect to the engagement letter between the Organization and its law firm Foley & Lardner LLP, the letter was executed on behalf of the Organization by Mr. Dan Pero, President of the Organization, and on behalf of Foley & Lardner LLP by Cleta Mitchell, legal counsel to the Organization.

With respect to the agreement between the Organization and Pero Consulting, Inc., the agreement was executed on behalf of the Organization by Mr. John Engler, the Chairman of the Organization, and on behalf of Pero Consulting, Inc. by Mr. Dan Pero, President of Pero Consulting, Inc.

### 6. Who was involved in the decision-making process – interested parties or independent parties?

With respect to the engagement letter between the Organization and its law firm Foley & Lardner LLP, the decision-making process with respect to retaining Cleta Mitchell as legal counsel to the Organization was entirely independent and involved no related parties.

With respect to the agreement between the Organization and Pero Consulting, Inc., the decision-making process with respect to entering into the agreement with Pero Consulting, Inc. was founded upon the following facts. In 2004, a group of individuals decided to work on a national effort to bring tort reform to the states, using the model that had been established in Michigan in the late 1990s and early part of the 2000s. Dan Pero, President of Pero Consulting, Inc., had previously served as the Chief of Staff to then-governor of Michigan Mr. John Engler and had been a chief architect of the successful effort to enact tort reform legislation in Michigan. Based on Mr. Pero's former relationship with Mr. Engler as his previous Chief of Staff and campaign manager, Mr. Pero was then recruited by former Governor Engler and others involved in forming the Organization. Mr. Pero agreed to become the President of the Organization and to help build a national effort similar to what he had helped to achieve in Michigan during his service in the governor's office.



### 7. Who set the terms of the agreement, and how?

With respect to the engagement letter between the Organization and its law firm Foley & Lardner LLP, the terms of the agreement were set by the normal and customary manner in which law firms are engaged, based on hourly rates for attorneys with specific experience and skills.

With respect to the agreement between the Organization and Pero Consulting, Inc., the terms of the agreement were determined through negotiations between the members of the Board of Directors of the Organization and Mr. Pero to secure Mr. Pero's involvement with the Organization, a start-up organization. Although Mr. Pero is the current President of the Organization, he receives no compensation from the Organization for his services as President.

Pero Consulting, Inc. does receive payments from the Organization for any services that Mr. Pero actually performs in his capacity as a consultant for the Organization at a rate of \$25,000 per month which was based on Mr. Pero's then-current consulting fee of \$250 per hour and based upon the then-market rate for salaries of Executive Vice Presidents performing similar consulting services. This rate was increased pursuant to a resolution of the Board of Directors of the Organization in 2007 to \$27,916 per month, which increase reflects Mr. Pero's increased workload and job performance. In turn, Mr. Pero is paid a salary by Pero Consulting, Inc. for his services. Mr. Pero works 8-10 hours per day in his role as President of Pero Consulting, Inc. and performs all of the work himself without the assistance of any support or clerical staff. The expenditures of the Organization with respect to its agreement with Pero Consulting, Inc. have been duly reported on the Organization's IRS Form 990 each year since 2005, the relevant pages of each Form 990 showing such expenditures are enclosed.

### 8. What was the basis of the decision?

With respect to the engagement letter between the Organization and its law firm Foley & Lardner LLP, the basis of the decision was a review of the needs of the Organization after it had been operating for a sufficient period of time, such that the prior attorneys that had represented the Organization were not deemed to be of sufficient skill to properly represent the Organization and meets the needs of the Organization. The Organization then searched for new counsel and retained Cleta Mitchell, a partner in the Washington, D.C. office of Foley & Lardner LLP, based on her reputation as a nationally renowned attorney representing organizations involved in the policy, legislative and political law realm. Ms. Mitchell agreed in 2009 to serve as the corporate secretary of the Organization in order to maintain and keep current the corporate records and filings of the Organization.



Page 5

Ms. Gerry McLaughlin January 11, 2010

With respect to the agreement between the Organization and Pero Consulting, Inc., the basis of the decision was that Mr. Pero would be responsible for building the Organization, raising money, overseeing and implementing the programs approved by the Board of Directors of the Organization, and many other duties requiring specialized skills, knowledge and expertise, not to mention the subject matter expertise and experience in the realm of civil justice, tort reform, and lawsuit abuse.

If you have any additional questions regarding the Organization or its operations, please do not hesitate to contact me.

Sincerely,

Ann L. Warren

nn 2 Waven

**Enclosures** 

cc: Cleta Mitchell, Foley & Lardner LLP (with attachments)



### **Enclosure 1**

Original Statement Signed by Mr. Dan Pero

Please see attached.

American Justice Partnership 20-2222409

Under penalties of perjury, I declare that I have examined this information, including accompanying documents, and, to the best of my knowledge and belief, the information contains all the relevant facts relating to the request for the information, and such facts are true, correct, and complete.

Signature of Officer 1/4/10
Date



### Enclosure 2(i)

Copy of Original Articles of Incorporation and Certificate of Incorporation

Please see attached.

### GOVERNMENT OF THE DISTRICT OF COLUMBIA

DEPARTMENT OF CONSUMER AND REGULATORY AFFAIRS



### CERTIFICATE

THIS IS TO CERTIFY that all applicable provisions of the District of Columbia NonProfit Corporation Act have been complied with and accordingly, this **CERTIFICATE OF INCORPORATION** is hereby issued to:

AMERICAN JUSTICE PARTNERSHIP

IN WITNESS WHEREOF I have hereunto set my hand and caused the seal of this office to be affixed as of the 26th day of January,2005.

David Clark DIRECTOR

John T. Drann Administrator

Business and Professional Licensing Administration

Patricia E. Grays

**Superintendent of Corporations** 

**Corporations Division** 

Anthony A. Williams

### ARTICLES OF INCORPORATION

OF

### AMERICAN JUSTICE PARTNERSHIP

TO: Department of Consumer and Regulatory Affairs
Business Regulation Administration
Corporations Division
Washington, D.C.

THE UNDERSIGNED, all of whom are natural persons of the age of eighteen years or more, acting as incorporators of a corporation pursuant to the District of Columbia Nonprofit Corporation Act, hereby certify:

FIRST: The name of the Corporation is American Justice Partnership.

SECOND: The period of duration of the Corporation is perpetual.

THIRD: The Corporation is organized and shall be operated exclusively as a nonprofit business league within the meaning of Section 501(c)(6) of the Internal Revenue Code of 1986, as now in effect or as may hereafter be amended ("the Code"). The purposes of the Corporation are to receive, administer and expend funds to promote the common interests of businesses that are interested in legal reform.

In addition, the Corporation shall have all the general powers enumerated in Section 29-301.05 of the District of Columbia Nonprofit Corporation Act as now in effect or as may hereafter be amended.

FOURTH: The Corporation is not authorized to issue capital stock.

FIFTH: The Corporation shall have no members.

SIXTH: The affairs of the Corporation shall be carried on by its Board of Directors. The manner of appointment, tenure, and election of successor directors is set forth in the bylaws.

SEVENTH: Provisions for the regulation of the internal affairs of the Corporation, including provisions for distribution of assets on dissolution or final liquidation are as follows:

A. No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to, any director or officer of the Corporation, or any other private person, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered to or for the Corporation and

to make payments and distributions in furtherance of the purposes set forth in Article THIRD hereof.

- B. Notwithstanding any other provision of these Articles of Incorporation, the Corporation shall not directly or indirectly carry on any activity, which would not permitted to be carried on by an organization exempt under Section 501(c)(6) of the Code.
- C. In the event of dissolution or final liquidation of the Corporation, all of the remaining assets and property of the Corporation shall, after paying or making provision for the payment of all of the liabilities and obligations of the Corporation and for necessary expenses thereof, be applied in a manner consistent with the purposes for which the Corporation is organized as the Board of Directors shall determine.

EIGHTH: The address, including street and number, of the initial registered office of the Corporation is 1090 Vermont Avenue, Washington, D.C. 2005, and the name of its initial registered agent at such address is Corporation Service Company.

NINTH: The number of directors constituting the initial Board of Directors is three (3), and the names and addresses, including street and number, of the persons who are to serve as the initial directors until their successors are elected are as follows:

Name	Address
John Engler	1331 Pennsylvania Ave NW Washington, DC 20004
Steve Hantler	1331 Pennsylvania Ave NW Washington, DC 20004
LeAnne Wilson	1331 Pennsylvania Ave NW Washington, DC 20004

TENTH: The name and address, including street and number, of each incorporator is as follows:

Addmonn

Mama

Name	Address
John Engler	1331 Pennsylvania Ave NW Washington, DC 20004
Jan Amundson	1331 Pennsylvania Ave NW Washington, DC 20004

LeAnne Wilson

1331 Pennsylvania Ave NW Washington, DC 20004

ELEVENTH: These Articles of Incorporation may be signed in any number of counterparts, all of which when taken together will constitute one and the same document.

Dated as of: January 25, 2005

#### SIGNATURE PAGE TO ARTICLES OF INCORPORATION OF AMERICAN JUSTICE PARTNERSHIP

IN WITNESS WHEREOF, the undersigned subscribe these Articles of Incorporation as of the date set forth above.

hn Engler

Jan Amundson

LeAnne Wilson

#### District of Columbia) ss

I, Sanotary public, hereby certify that on the signed day of January, 2005, personally appeared before me John Engler, who being first duly sworn, declared that he signed the foregoing document as incorporator, and that the statements therein contained are true.

(Notarial Seal)

y i dollo

SHONZIA ARRINGTON
Notary Public, District of Columbia
Ty Commission Expires February 28, 2009

#### District of Columbia) ss

I, Smortany public, hereby certify that on the 25 day of January, 2005, personally appeared before me Jan Amundson, who being first duly sworn, declared that she signed the foregoing document as incorporator, and that the statements therein contained are true.

(Notarial Seal).

SHONZIA ARRINGTON

Public, District of Columbia
ssion Expires February 28, 2009

District of Columbia) ss

I, so a hotary public, hereby certify that on the day of January, 2005, personally appeared before me LeAnne Wilson, who being first duly sworn, declared that she signed the foregoing document as incorporator, and that the statements therein contained are true.

(Notarial Seal)

SHONZIA ARRINGTON Notary Public, District of Columbia My Commission Expires February 28, 2009 .



Ms. Gerry McLaughlin January 11, 2010 Page 8

### Enclosure 2(ii)

Copy of Amended Articles of Incorporation and Certificate of Amendment

Please see attached.

## GOVERNMENT OF THE DISTRICT OF COLUMBIA

#250234

DEPARTMENT OF CONSUMER AND REGULATORY AFFAIRS



### CERTIFICATE

THIS IS TO CERTIFY that all applicable provisions of the District of Columbia NonProfit Corporation Act have been complied with and accordingly, this CERTIFICATE OF AMENDMENT is hereby issued to:

AMERICAN JUSTICE PARTNERSHIP

IN WITNESS WHEREOF I have hereunto set my hand and caused the seal of this office to be affixed as of the 2nd day of April, 2007.

LISA M. MORGAN Interim Director

Business and Professional Licensing Administration

PATRICIA E. GRAYS

Superintendent of Corporations

**Corporations Division** 

Adrian M. Fenty Mayor

#### ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF AMERICAN JUSTICE PARTNERSHIP

TO: Department of Consumer and Regulatory Affairs **Business Regulation Administration** Corporations Division Washington, D.C.

THE UNDERSIGNED, being the duly elected President or Vice-President of American Justice Partnership, a nonprofit corporation created pursuant to the District of Columbia Nonprofit Corporation Act (the "Corporation") hereby certifies:

- (1) The name of the Corporation is AMERICAN JUSTICE PARTNERSHIP.
- The following amendment to the Corporation's Articles of Incorporation was duly considered and adopted by the Corporation:

Article FIFTH of the Corporation's Articles of Incorporation shall FIRST: be modified in its entirety to read as follows:

> The Corporation shall have members. The means of selecting members and the rights and duties of members shall be as set forth in the Bylaws of the Corporation from time to time.

SECOND: In all other respects, the Corporation's Articles of Incorporation shall remain in effect as initially filed with the Department of Consumer and Regulatory Affairs.

The Corporation has no members and the amendment to the Corporation's (3) Articles of Incorporation set out in (2) above was considered at a duly convened meeting of the Corporation's Board of Directors on March 7, 2007 and was at that meeting adopted by a majority of the directors in office.

Corporate Secretary

Date of Signature:

**AUTHORIZED SIGNATURE** 

John Engler President

Date of Signature:



Ms. Gerry McLaughlin January 11, 2010 Page 9

### Enclosure 2(iii)

Copy of Amended Articles of Incorporation and Certificate of Amendment

Please see attached.

#### **GOVERNMENT OF THE DISTRICT OF COLUMBIA**

DEPARTMENT OF CONSUMER AND REGULATORY AFFAIRS



### CERTIFICATE

THIS IS TO CERTIFY that all applicable provisions of the District of Columbia NonProfit Corporation Act have been complied with and accordingly, this **CERTIFICATE OF AMENDMENT** is hereby issued to:

AMERICAN JUSTICE PARTNERSHIP

IN WITNESS WHEREOF I have hereunto set my hand and caused the seal of this office to be affixed as of the 30th day of June, 2009.

LINDA K. ARGO Director

Business and Professional Licensing Administration

PATRICIA E. GRAYS

Superintendent of Corporations

Corporations Division

Adrian M. Fenty Mayor

# ARTICLES OF AMENDMENT TO THE ARTICLES OF INCORPORATION OF

#### AMERICAN JUSTICE PARTNERSHIP

To: Department of Consumer and Regulatory Affairs
Business Regulations Administration
Corporations Division
District of Columbia

Pursuant to the provisions of the District of Columbia Nonprofit Corporation Act, the undersigned, being and constituting all of the members of the Board of Directors of American Justice Partnership (the "Corporation"), hereby adopts the following Articles of Amendment to its Articles of Incorporation:

(1) The name of the corporation is:

#### AMERICAN JUSTICE PARTNERSHIP

(2) The following amendment of the Articles of Incorporation was duly considered and adopted by the Corporation in the manner prescribed by the District of Columbia Nonprofit Corporation Act:

FIRST: Article THIRD of the Corporation's Articles of Incorporation shall be modified in its entirety to read as follows:

The Corporation is organized and shall be operated exclusively as a nonprofit social welfare organization within the meaning of Section 501(c)(4) of the Internal Revenue Code of 1986, as now in effect or as may hereafter be amended (the "Code"). The purposes of the Corporation are to promote legal reform in the states; to educate citizens about civil justice, legal reform and the importance of the rule of law in American jurisprudence; and for any other lawful purpose for a social welfare organization pursuant to Section 501(c)(4) of the Code (or the corresponding section of any future federal tax code).

In addition, the Corporation shall have all the general power enumerated in Section 29-301.05 of the District of Columbia Nonprofit Corporation Act as now in effect or as may hereafter be amended.

SECOND: In all other respects, the Corporation's Articles of Incorporation shall remain in effect as filed and amended with the Department of Consumer and Regulatory Affairs.

6-30-09

- (3) The amendment was adopted by a consent in writing, signed by all members entitled to vote with respect thereto.
- (4) These Articles of Amendment may be signed in any number of counterparts, all of which when taken together will constitute one and the same document.

Dated as of: April 30, 2009

IN WITNESS WHEREOF, the undersigned have executed this consent as of the date set forth above.

Dan Pero President

Cleta Mitchell Secretary



Ms. Gerry McLaughlin January 11, 2010 Page 10

### Enclosure 2(iv)

Copy of Resolution of Board of Directors

Authorizing Amendment to Articles of Incorporation

Please see attached.

## UNANIMOUS WRITTEN CONSENT OF THE BOARD OF DIRECTORS OF

# AMERICAN JUSTICE PARTNERSHIP A DISTRICT OF COLUMBIA NOT-FOR-PROFIT CORPORATION

Pursuant to the provisions of the District of Columbia Nonprofit Corporation Act, the undersigned, being and constituting all of the members of the Board of Directors of American Justice Partnership (the "Corporation"), do hereby take the following actions:

WHEREAS, the Bylaws specify that the Articles of Incorporation of the Corporation may be amended by an affirmative vote of a majority of the directors then in office, it is hereby

RESOLVED, that Article THIRD of the Articles of Incorporation is amended to read as follows:

The Corporation is organized and shall be operated exclusively as a nonprofit social welfare organization within the meaning of Section 501(c)(4) of the Internal Revenue Code of 1986, as now in effect or as may hereafter be amended (the "Code"). The purposes of the Corporation are to promote legal reform in the states; to educate citizens about civil justice, legal reform and the importance of the rule of law in American jurisprudence; and for any other lawful purpose for a social welfare organization pursuant to Section 501(c)(4) of the Code (or the corresponding section of any future federal tax code).

In addition, the Corporation shall have all the general power enumerated in Section 29-301.05 of the District of Columbia Nonprofit Corporation Act as now in effect or as may hereafter be amended.

These actions by unanimous written consent may be signed in any number of counterparts, all of which when taken together will constitute one and the same document.

Dated as of: April 30, 2009

[SIGNATURE PAGE FOLLOWS]

# SIGNATURE PAGE TO THE UNANIMOUS WRITTEN CONSENT OF THE BOARD OF DIRECTORS OF

#### AMERICAN JUSTICE PARTNERSHIP

IN WITNESS WHEREOF, the undersigned have executed this consent as of the date set forth above.

Clifford W. Taylor	
Richard McLellan	
Dan Pero	

# SIGNATURE PAGE TO THE UNANIMOUS WRITTEN CONSENT OF THE BOARD OF DIRECTORS OF

#### AMERICAN JUSTICE PARTNERSHIP

IN WITNESS WHEREOF, the undersigned have executed this consent as of the date set forth above.

Clifford W. Taylor Richard McLellan
Dan Pero

# SIGNATURE PAGE TO THE UNANIMOUS WRITTEN CONSENT OF THE BOARD OF DIRECTORS OF

#### AMERICAN JUSTICE PARTNERSHIP

IN WITNESS WHEREOF, the undersigned have executed this consent as of the date set forth above.

Clifford W.	Taylor	
D' 1 126	v 11	
Richard Mc	Lellan	
Dan	Pero	
Dan Pem		



Ms. Gerry McLaughlin January 11, 2010 Page 11

#### **Enclosure 3**

Copies of IRS Form 990s of the Organization showing expenditures relating to agreement with Pero Consulting, Inc.

Please see attached.

## Form **990**

Department of the Treasury Internal Revenue Service

Return of Organization Exempt From Income Tax
Under section 501(c), 527, or 4947(a)(1) of the Internal Revenue Code (except black lung
benefit trust or private foundation)

► The organization may have to use a copy of this return to satisfy state reporting requirements.

OMB No. 1545-0047 Open to Public Inspection

Furnis90 (5.5)

A	For th	ne 2005 calendar year, or tax year beginning		and er	nding	· · · · · · · · · · · · · · · · · · ·	nishection		
B	Check	C Name of organization				D Francisco I	ide additional and the second		
	applica	use IRS			Ca.	o complayer i	dentification number		
	Add	dress label or AMERICAN JUSTICE PAR	20.2	222409					
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	Fina	linearde.					27-3000		
Ē		anded TATOMONI DO 2000			*		od Cash X Accrual		
Ē	App	dication Section 501(c)(3) organizations and 4947(a).	(1) nonexempt charitable true	's	11 11	(specify)			
-	pun	must attach a completed Schedule A (Form 9	90 or 990-EZ)		H and I are not applie				
G	Websi	he: ►WWW.AMERICANJUSTICEPART	NEDCHID ODC		H(a) Is this a group re				
J	Organ	ization type (creck only one) ► X 501(c) ( 6 ) < (inse	rt no.) 4947(a)(1) or	527	H(b) If "Yes," enter nur		- / -		
K	Check	here if the organization's gross receipts are norr	7347(a)(1)(1)(1)	321	H(c) Are all affiliates in (If 'No,' attach a li	st.)	N/A Yes No		
	organi	zation need not file a return with the IRS; but if the organiz	ation obnoces to file a seture. I	ne	H(d) Is this a separate	return filed b	y an or-		
	sure to	o file a complete retum. Some states require a complete r	ation chooses to life a return, o Biurn.	-	ganization covere				
					I Group Exemption		N/A		
L	Gross	receipts: Add lines 6b, 8b, 9b, and 10b to line 12 ▶	2,571,81		M Check ► if	the organizat	ion is not required to attach		
	art I		Net Accets or Fund I	Olos	Sch. B (Form 990	, 990-62, 07 5	99U-PF).		
	1	Contributions, gifts, grants, and similar amounts received		odidi	ices	555065553			
	1	Direct public support		!	2 571 01	,			
	1	b Indirect public support		1a	2,571,81	1.			
				1b					
		Government contributions (grants)  d Total (add lines 1a through 1c) (cash \$ 2,5	71 811	16			0 553 014		
	2	Program service revenue including government foce on	/1,011. noncash \$_		)	11	2,571,811.		
	3	Program service revenue including government fees an	io contracts (from Part VII, line	93)	••••••••••••••••••••••	2			
	4	Membership dues and assessments				3			
	5	Interest on savings and temporary cash investments	4						
	6 2	Dividends and interest from securities	5						
			·····	6a					
		b Less: rental expenses		60					
	7	Other investment income (describe	Net rental income or (loss) (subtract line 6b from line 6a)  Other investment income (describe						
Revenue		Gross amount from sales of assets other	10.0			) 7			
Ver			(A) Securities	_	(B) Other				
R	b	than inventory		8a					
		D Less: cost or other basis and sales expenses		86					
	d	A Net gain or (loss) (combine line Re aslume (A)		8c					
	9	the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the service of the se	))			8d			
	_	Special events and activities (attach schedule). If any an	nount is from gaming, check hi	re 💌					
		reported on line 1a)	or contributions	- 1		14.00			
	h	Less: direct expenses other than fundraising expenses		9a					
į	c	Net income or (loss) from special avents (subtract line of	th from the O-)	9b					
!		Net income or (loss) from special events (subtract line 9 Gross sales of inventory, less returns and allowances	itom line 93)			9c			
į	b	Lace cost of poods sold	······	0a					
1	5			UD					
į	11	Other revenue /from Part VIII line 102)	iedule) (subtract line 10b from	line 10	a)	100			
i	12	Other revenue (from Part VII, line 103)		· • • · · · · · · ·		. 11			
<u>-</u>	13	Total revenue (add lines 1d, 2, 3, 4, 5, 6c, 7, 3d, 9c, 10c	c. and 11)			12	2,571,811.		
es	14	Program services (from line 44, column (B))	en insues ion communica			13 !			
ens	15	Management and general (from line 44, column (C)) Fundraising (from line 44, column (D))			PROPERTY OF STREET	14			
Expenses	16			• • • • • • •					
	17	Total pyringers and page 16 and 14 and 15 and 15				16			
	18	Total expenses (add times 16 and 44, column (A). Excess of deficial for the vect is usual time 17 months.	en er e <del>ste de la company</del> de la company de				1,674,778.		
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Book of the Privacy Act and Pagarwack Republics Act Notice, and the supprate instructions

	Do not include amounts reported on line 6b, 8b, 9b, 10b, or 16 of Part I.		(A) Total	(B) Program services	(C) Management and general	(D) Fundraisin
2	Grants and allocations (attach schedule)				STATEMENT 2	
	(cash \$ 1,039,992_noncash \$ 0	- 1	1 000 000			
	If this amount includes foreign grants, check here	22	1,039,992.			
	Specific assistance to individuals (attach					
	schedule)	23				
	Benefits paid to or for members (attach					
-	schedule)	24	0	7		
á	Compensation of officers, directors, etc.	25	0.	<b></b>		
	Other salaries and wages	26				
	Pension plan contributions	27				
	Other employee benefits	28				
	Payroll taxes	30	*			
	Professional fundraising fees	31				
	Accounting fees Legal fees	32	6,761.			
		33	0,701.			
	Supplies Telephone	34	1,412.			
	Postage and shipping	35	188.			
	Occupancy	35	2,700.	· · · · · · · · · · · · · · · · · · ·		·
	Equipment rental and maintenance	37	2/100.			
	Printing and publications	38	6,057.	*	<del>                                     </del>	
	Travel	39	33,334.			
	Conferences, conventions, and meetings	40				
	Interest	41				
	Depreciation, depletion, etc. (attach schedule)	42	288.			
	Other expenses not covered above (itemize):					*****
		43a				
)		43b				
		43c				
		430				
		438				
		431				
)	SEE STATEMENT 1	43g	584,046.			
	Total functional expenses. Add lines 22					
	through 43. (Organizations completing					
	columns (B)-(D), carry these totals to lines					
	13-15)	44	1,674,778.			

1331 PENNSYLVANIA AVENUE, NW	1.00	0.	0.	0.
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			9	arm 990 (2005)

## 991

Department of the Treasure Internal Revenue Service

## **Return of Organization Exempt From Income Tax**

Under section 501(c), 527, or 4947(a)(1) of the Internal Revenue Code (except black lung

benefit trust or private foundation) ► The organization may have to use a copy of this return to satisfy state reporting requirements. OMB No. 1545-0047 Open to Public

1 in 190 (2004)

A For the 2006 calendar year, or tax year beginning and ending C Name of organization Check If Employer identification number una IRS Address label or AMERICAN JUSTICE PARTNERSHIP o taho Name Number and street (or P.O. box if mail is not delivered to street address) Room/suite Initial 1331 PENNSYLVANIA AVENUE, NW Final City or town, state or country, and ZIP + 4 F Accounting method: Amende WASHINGTON, DC 20004 Other (specify) Section 501(c)(3) organizations and 4947(a)(1) nonexempt charitable trusts must attach a completed Schedule A (Form 990 or 990-EZ). H and I are not applicable to section 527 organizations. H(a) is this a group return for affiliates? Yes X No G Website: ►WWW.AMERICANJUSTICEPARTNERSHIP.ORG H(b) If "Yes," enter number of affiliates ▶ Organization type (check only one) > X 501(c) ( 6 ) (Insert no.) 4947(a)(1) or H(c) Are all affiliates included? N/A Check here ▶ ☐ if the organization is not a 509(a)(3) supporting organization and its gross (If "No," attach a list.) is this a separate return filed by an organization covered by a group ruling? receipts are normally not more than \$25,000. A return is not required, but if the organization chooses to file a return, be sure to file a complete return. Group Exemption Number Check ▶ ☐ if the organization is not required to attach Gross receipts: Add lines 6b, 8b, 9b, and 10b to line 12 6,703,786. Sch. B (Form 990, 990-EZ, or 990-PF). Part I Revenue, Expenses, and Changes in Net Assets or Fund Balances Contributions, gifts, grants, and similar amounts received: a Contributions to donor advised funds Direct public support (not included on line 1a) 6,629,846 1b e Indirect public support (not included on line 1a) d Government contributions (grants) (not included on line 1a) Total (add lines 1a through 1d) (cash \$ 6,629,846 noncash \$ 6,629,846. 18 Program service revenue including government fees and contracts (from Part VII, line 93) 2 2 Membership dues and assessments 3 3 Interest on savings and temporary cash investments 73,940. Dividends and interest from securities 5 5 6 a Gross rents ______ 6a Net rental income or (loss). Subtract line 6b from line 6a Revenue Other investment income (describe 7 Gross amount from sales of assets other (A) Securities (B) Other than inventory 8a Less: cost or other basis and sales expenses ....... 8b Gain or (loss) (attach schedule) d Net gain or (loss). Combine line 8c, columns (A) and (B) 8d Special events and activities (attach schedule). If any amount is from gaming, check here b Less: direct expenses other than fundraising expenses _______9b e Net income or (loss) from special events. Subtract line 9b from line 9a 9c 10 a Gross sales of inventory, less returns and allowances e Gross profit or (loss) from sales of inventory (attach schedule). Subtract line 10b from line 10a 100 Other revenue (from Part VII, line 103) 11 11 Total revenue. Add lines 1e, 2, 3-4, 5, 6c, 7, 3d, 9c, 10c, and 11 12 6,703,786. 12 Program services (from line 44, column (8)) 13 Management and general (from line 44, column (C)) 14 14 15 Fundraising (from line 44, column (D)) THE RESIDENCE OF THE PROPERTY 15 ! Payments to efficies retison schedule) 15 Total expenses. Add lines 16 and 44, column (A) 6,583,915. Excess or (I rifert) for malipear. Subtract fine 17 from size 12 flot acsols or fine) between at 5-panaling of from direct under 15, octoined At-13 119,871. 14 19 20 Other changes in cet assets or fund collectes farther, exhibition) het assats or fund italances at end of year. Consider unes 15, 19 and 20 CHA - For Privacy 4of and Paperwork Reduction Act Notice I two the separate lesses sticks.

Form 990 (2006) AMERICAN JUSTICE	PARTNERSHIP		20-2	222	409 Page
Part IV-A Reconcillation of Revenue per Audited	financial Statement	s With Revenue	per Ret	urn (S	See the
Total revenue, gains, and other support per audited financial s	statements			1 6	,703,786
a mounts included on line a but not on Part I, line 12:				-	,103,100
1 Net unrealized gains on investments		63			
2 Donated services and use of facilities		ha			
a necovenes of phor year grants		h2			
4 Other (specify):		hA .			
Add lines of thiough by			b		0
- Country mile & noth mile a					,703,786
Amounts included on Part I, line 12, but not on line a:					77037700
1 Investment expenses not included on Part I, line 6b		di			
2 Other (specify):		42			
Add lines of and of 2			d	7	0
B Total revenue (Part I, line 12). Add lines c and d	************		<b>▶</b> R	6	,703,786
Part IV-B Reconciliation of Expenses per Audited	d Financial Statement	s With Expense	s per Re	turn	7007700
Total expenses and losses per audited financial statements	••••••		a		583,915
Amounts included on line a out not on Part I, line 17:					
The second secon		. b1			
- 170 your dejectments reported on Fait 1, line 20		. b2			
3 Losses reported on Part I, line 20	· · · · · · · · · · · · · · · · · · ·	. b3			
4 Other (specify):		b4			
Acc mas of thought be			b	1	0
- Cooliect interpriorit intera	· • • • • • • • • • • • • • • • • • • •		c	6,	583,915
Through the located on Fart I, life 17, but not on line a:					
1 Investment expenses not included on Part I, line 6b		_d1		1	
2 Other (specify):		d2			
Add lines d1 and d2			d	1	0
V 1040 CAUCIISUS (FALLI, IIIN 17) ANN IINAQ A SAN N				6,	
Part V-A Current Officers, Directors, Trustees, an or key employee at any time during the year even if the	IO KAY Employage / in	anch names who		r, dire	ctor, trustee,
(A) Name and address	(B) Title and average ho per week devoted to	urs (C) Compansation	(D) Contribu	tions to	(E) Expense
DAN PERO	position	-0)	plans & de	ferred on plans	account and other allowance
1331 PENNSYLVANIA AVENUE, NW	PRESIDENT-C	ONSULTANT			
WASHINGTON, DC 20004					
STEVE HANTLER	1.00	300,000.		0.	0
1221 DENDICATIVE STREET	CHAIRMAN		7		
1331 PENNSYLVANIA AVENUE, NW					
WASHINGTON, DC 20004	1.00	0.		0.	0
JOHN ENGLER	DIRECTOR				
1331 PENNSYLVANIA AVENUE, NW				- 1	
VASHINGTON, DC 20004	1.00	0.		0.	0 .
LEANNE WILSON	DIRECTOR			-	
331 PENNSYLVANIA AVENUE, NW			ĺ	İ	
NASHINGTON, DC 20004	1.00	0.		0.	0.
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#### ** PUBLIC DISCLOSURE COPY **

### **Return of Organization Exempt From Income Tax**

Under section 501(c), 527, or 4947(a)(1) of the internal Revenue Code (except black lung benefit trust or private foundation)

OMB No. 1545-0047

		the Tressury us Service	The organization may hav	nuor ensering to reurn menea.		•	renorting requir	ements		Open to P	
-		2007 calendar	omonts.		pushoel	idal					
	Sheck if	[C 0	n Employe	r Identific	cation numb	101					
	pplicable		D CHIDIUJO	1 igenting	SECON HENRY	,61					
	Addres	a label or AM	ERICAN JUSTICE PAR	TNERSHIP				20-	22224	409	
	Name change	type. N	umber and street (or P.O. box if mail is r		)		Room/suite	E Telephor			
	Initial	Specific 13	31 PENNSYLVANIA AV	ENUE, NW						-3000	
	Termin-	linetruc-	ity or town, state or country, and ZIP + 4					F Accounting	mathod:	Cash []	Accrual
	Amend		SHINGTON, DC 2000					Other (speci	M ►		
	Applica	don Section	n 501(c)(3) organizations and 4947(a)	(1) nonexempt charkable tru	sts	Han	d I are not app			27 organize	ations.
		must a	ittach a completed Schedule A (Form 9	90 or 990-EZ).			Is this a group r				X No
0 1	Nebsite:	>WWW.A	<u>MERICANJUSTICEPART</u>	NERSHIP.ORG		H(b)	If "Yes," enter nu	imber of affi	liates 🕨	N/A	
1 (	Organiza	tion type (check	only one) ▶ 🔀 501(c) ( 6 ) ◀ (Inse	rt no.) 4947(a)(1) or	527	H(c)	Are all affiliates		N/A	Yes	□ No
K (	Check he	re 🕨 🔲 if t	he organization is not a 509(a)(3) suppo	rting organization and its gro	SS	H(d)	(If "No," attach a Is this a separat		i by an or	•	
			t more than \$25,000. A return Is not req	uired, but if the organization		.,(5)	ganization cover	ed by a grou	up ruling?	Yes	X No
	hooses	to file a return,	be sure to flie a complete return.				Group Exemption			N/A	
							Check ▶				I to attach
******	******		s 6b, 8b, 9b, and 10b to line 12 ▶	3,591,94		_	Sch. B (Form 99	0, 990-EZ, (	or 990-PF	).	
K	et II		Expenses, and Changes in		Bala	ances	<u> </u>	100000000			
	1		, gifts, grants, and similar amounts received		1						
	8		to donor advised funds		1a	<del> </del>	2 520 4				
	b		support (not included on line 1a)			-	3,528,4	26.			
	6		support (not included on line 1a)								
	d		ontributions (grants) (not included on lines 1a through 1d) (cash \$3,5						۹ .		426
	9				3,528,	420.					
	2		ce revenue including government fees a		+	·					
	Membership dues and assessments     Interest on savings and temporary cash investments									62	520.
	5								+	03,	520.
	6 a	Grace rante	interest from securities	••••••••••••••	6a	}	***************	5	-		
	Ь										
	2	learning to the second					6c	4			
n L	7		ent income (describe	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	••••••			) 7	<del> </del>		
Revenue	8 a		from sales of assets other	(A) Securities			(B) Other				
Œ		than inventory			8a						
	b		other basis and sales expenses		8b						
	c		(attach schedule)		38						
	đ	Net gain or (lo	ss). Combine line 8c, columns (A) and (I	3)		•		84	]		
	9		and activities (attach schedule). If any a				]				
	2	Gross revenue (not le		contributions reported on line 1b)	98						
	b		penses other than fundraising expenses			<u> </u>					
	G	Net income or	(loss) from special events. Subtract line	9b from line 9a		·····		9c			
	10 a		inventory, less returns and allowances		10a						
	b,		joods sold					2000			
	C		r (loss) from sales of inventory (attach so						4		
	11		(from Part VII, line 103)								046
	12		. Add lines 1e, 2, 3, 4, 5, 6c, 7, 8d, 9c, 10							3,591,	946.
en en	13		ces (from line 44, column (B))						+		
ŠŲ	14 15		and general (from line 44, column (C))						+		
Expenses	16		rom line 44, column (D))						<del>                                     </del>		
ш	17	Total propose	ffiliates (attach schedule) s. Add lines 16 and 44, column (A)					16	1 3	,221,	666
	18	Excess or (daf	icit) for the year, Subtract line 17 from lin	ne 12		··· ····		18	+-3		280.
ats	19	18 Excess or (deficit) for the year. Subtract line 17 from line 12  19 Net assets or fund balances at beginning of year (from line 73, column (A))									904.
Net Assets	20 Other changes in net assets or fund balances (attach explanation)								1	10201	0.
	21	Net assets or f	und balances at end of year. Combine lin	es 18, 19, and 20				20	1	,387,	
7230	7-07		vacy Act and Paperwork Reduction Act I								0 (2007)

LHA For Privacy Act and Paperwork Reduction Act Notice, see the separate instructions.

Form 990 (2007)

	Do not include amounts reported on line 6b, 8b, 9b, 10b, or 16 of Part I.		(A) Total	(8) Program services	(C) Management and general	(D) Fundraisin
22	a Grants paid from donor actrised funds					
	(attach schedule)		16			
	(cash \$ 0 - remeaser \$ 0					
	If this amount includes breign grants, check here	] 22a				
221	Other grants and affocations (attach schedul (cash \$2378000 a noncash \$ 0	e)			STATEMENT 1	
	If this amount includes foreign grants, check here	220	2,378,000.			
23	Specific assistance to individuals (attach				<b>-</b>	
	schedule)	23				
24	Benefits paid to or for members (attach	1			$\dashv$	
•	schedule)	24				
258	Compensation of current officers, directors, key	+		7		······································
	employees, etc. listed in Part V-A	252	334,992.			
h	Compensation of former officers, directors, key					
	employees, etc. listed in Part V-B	25b	0.			
P	Compensation and other distributions, not included	-			+	
٠	above, to disqualified persons (as defined under					
	section 4958(f)(1)) and persons described in	1				
	section 4958(c)(3)(B)	25€				
25	Salaries and wages of employees not	236				
20	• ,	26				
22	included on lines 25a, b, and c	20				
٤1	Pension plan contributions not included on	0.7				
00	lines 25a, b, and c	27			<del> </del>	
28	Employee benefits not included on lines					
~~	25a · 27			****		
	Payroll taxes		154 221			
	Professional fundraising fees		154,331.			
	Accounting fees	• 1	11,223.			
	Legal fees		76,330.			
	Supplies		2 170			
	Telephone		2,179.			
	Postage and shipping		934.			
	Occupancy		3,600.			
	Equipment rental and maintenance	37	252			
	Printing and publications	38	250.			
	Travel	39	79,041.			
40	Conferences, conventions, and meetings	40				
41	Interest	41				
	Depreciation, depletion, etc. (attach schedule)	42	576.	·····		
	Other expenses not covered above (itemize): BANK AND PAYROLL FEES	43a	20.			
	INSURANCE	43b	4,490.			
	MISCELLANEOUS	43c	67,135.			
	MEMBERSHIP FEES	43d	8,050.	-		
	CONSULTING FEES	438	100,515.			
1		431				
q		430				melli dida dina masa nikasa di dalam ina asawah dar
44	Total functional expenses. And lines 22a through	-				
	43g. (Organizations completing columns (8) (0)	1	2 221 666		i	
	carry these totals to lines 13-15)	44	3,221,666.			
	it Costs. Check 🕨 🔲 if you are following					
	egyptial acests from a usyntined educational yamba-					Yes X No
:	<ul> <li>-5 exter (i) she aggregate amount of these lour cus</li> </ul>	15 ई	N/A (ii)	the amount allocated	to Program serzicas \$ 💎 🚶	4/2

Form **990** 

JSA 8E1065 1.000

Department of the Treasury Internal Revenue Service

### **Return of Organization Exempt From Income Tax**

Under section 501(c), 527, or 4947(a)(1) of the Internal Revenue Code (except black lung benefit trust or private foundation)

▶ The organization may have to use a copy of this return to satisfy state reporting requirements.

2008
Open to Public

Inspection

OMB No. 1545-0047

<u>A</u>	For t	he 2008 calendar year, or tax year beginning , 2008, and ending		, 20
B_		Please C Name of organization AMERICAN JUSTICE PARTNERSHIP	D Employer ident	ification number
X	Add	Idas   Usa incol	20-22224	09
	Nan	ne change print or Number and street (or P.O. box if mail is not delivered to street address) Room/s		
Г	Initi	Alletum See 4900 MASSACHUSETTS AVENUE, N. W. 220	(202) 362	_1575
	Ter	Specific Instruction City or town, state or country, and ZIP + 4	1202/302	-1333
		ended tions. The Children DC 2001C 4250	G Gross receipts	• 0 705 050
1		leation F Name and address of principal officer:	H(a) is this a group re	2,103,230.
	pen	40.00	affiliates?	H [A]
_	Town	4900 MASSACHUSETTS AVE. N.W. WASHINGTON, DC 20016	H(b) Are all affiliates	<u> </u>
<u>;</u>		132 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	If "No," strach s	list (see Instructions)
-		site: ► WWW.AMERICANJUSTICEPARTNERSHIP.ORG	H(c) Group example	
K.	-		rmation: 2005 M Sta	ate of legal domicile. DC
Life	art I	Summary		
	1	Briefly describe the organization's mission or most significant activities:		
ė		LEGAL REFORM, REDUCE FRIVOLOUS LAWSUITS, EDUCATE CITIZEN	S ABOUT THE	
anc		IMPORTANCE OF THE RULE OF LAW.		
ern				
Governance	2	Check this box ▶ ☐ if the organization discontinued its operations or disposed of more than	25% of its assets.	
∘ಕ	3	Number of voting members of the governing body (Part VI, line 1a)	3	5
es	4	Number of independent voting members of the governing body (Part VI, line 1b)	4	
Activities &	5	Total number of employees (Part V, line 2a)		
Act	6	Total number of volunteers (estimate if necessary)	6	
_	7 a	Total gross unrelated business revenue from Part VIII, line 12, column (C)	7 a	
	b	Net unrelated business taxable income from Form 990-T, line 34	7.	
	1		Prior Year	Current Year
	8	Contribution and grants (Part VIII, line 1h)		<del></del>
Revenue	9	Program service revenue (Part VIII, line 2a) COPY FOR	3,528,426	1
ě	10	Program service revenue (Part VIII, line 2g)  Investment income (Part VIII column (A) lines 3, 4 and 7d)  PUBLIC INSPECTION		NONE
8	11	the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the s	63,520	30,250.
	12	Other revenue (Part VIII, column (A), lines 5, 6d, 8c, 9c, 10c, and 11e)		NONE
	-	Total revenue - add lines 8 through 11 (must equal Part VIII, column (A), line 12),	3,591,946	
	13	Grants and similar amounts paid (Part IX, column (A), lines 1-3)	2,378,000	2,498,000.
	14	Benefits paid to or for members (Part IX, column (A), line 4)		NONE
Expenses	15	Salaries, other compensation, employee benefits (Part IX, column (A), lines 5-10)	334,992	334,992.
ėj.	16 a	Professional fundralsing fees (Part IX, column (A), line 11e)	154,331	132,964.
, X	b	Total fundralsing expenses, Part IX, column (D), line 25)   160,342.		WINNESS OF THE PROPERTY OF THE
_	17	Other expenses (Part IX, column (A), lines 11a-11d, 11f-24f)	354,343	
	18	Total expenses. Add lines 13-17 (must equal Part IX, column (A), line 25)	3,221,666.	
	19	Revenue less expenses. Subtract line 18 from line 12.	370,280	
ces			Beginning of Year	End of Year
sets	20	Total assets (Part X, line 16)	1,646,757.	
d B	21	Total liabilities (Part Y. line 26)	259,573.	· ·
Net Assets or Fund Balances	22	Net assets or fund balances. Subtract line 21 from line 20.	1,387,184.	
Pa	rt II	Signature Block	1,307,104.	701,845.
		Under penalties of perjury, I declare that I have examined this return, including accompanying schedules	A-d -l-l	
		and belief, it is true, correct, and complete. Declaration of preparer (other than officer) is based on all it	and statements, and to information of which pre	the best of my knowledge eparer has any knowledge
Si	gn		1	,
H	ere	Signature of officer	Date	
			5410	
		Type or print name and title		
			10:	
Paid		signature self-	(see instr	s identifying number uctions)
Prep	arer's	l employ	ed 5	77-56-1781
Use C	nly	Firm's name (or yours It self-employed).  ROBER'T M. OLSHAN, CPA CHARTERED		2-1174783
May	the IC	address, and ZIP + 4 4900 MASSACHUSETTS AVENUE, NW #220 WASHINGTON, DC 20016-4358	Phone no. ▶ 2	02-362-1535
		RS discuss this return with the preparer shown above? (See instructions)		X Yes No
FOT F ASL	rivac	y Act and Paperwork Reduction Act Notice, see the separate instructions.		Form 990 (2008)

Part VII Compensation of Officers, Directors, Trustoes, Key Employees, Highest Compensated Employees, and Independent Contractors

Scotlon A. Officers, Directors, Trustees, Key Employees, and Highest Compensated Employees

- 1a Complete this table for all persons required to be listed. Use Schedule J-2 if additional space is needed.
- List all of the organization's current officers, directors, trustees (whether individuals or organizations), regardless of amount of compensation, and current key employees. Enter -0- in columns (D), (E), and (F) if no compensation was paid.
- List the organization's five current highest compensated employees (other than an officer, director, trustee, or key employee) who received reportable compensation (Box 5 of Form W-2 and/or Box 7 of Form 1099-MISC) of more than \$100,000 from the organization and any related organizations.
- List all of the organization's former officers, key employees, and highest compensated employees who received more than \$100,000 of reportable compensation from the organization and any related organizations.
- List all of the organization's former directors or trustees that received, in the capacity as a former director or trustee of the organization, more than \$10,000 of reportable compensation from the organization and any related organizations.

List persons in the following order: individual trustees or directors; institutional trustees; officers; key employees; highest compensated employees; and former such persons.

	Check this box if the organization did not compensate any officer, director, trustee, or key employee.									_		
	(A) Name and Title	(B) Average	Posit	ion (	chec	C) kall	that ap		(D) Reportable		(E) Reportable	(F) Estimated
		hours per week	Individual trustee or director	Institutional trustee	Officer	Key employee	Highest compensated employee	Former	compensation from the organization (W-2/1099-MISC)		compensation from related organizations N-2/1099-MISC)	amount of other compensation from the organization and related organizations
	PERO CONSULTING, INC.											
L	PRESIDENT, CONSULTANT, BOARD	50.	X		Х	X	Х		334,992.	L		
	JOHN ENGLER DIRECTOR	1.	Х						NONE		•	
	RICHARD MCCLELLAN DIRECTOR	1.	x						NONE			¥
	CLIFFORD W. TAYLOR DIRECTOR	1.	х						NONE			
	LEANNE WILSON DIRECTOR/SECRETARY	1.	х		х				NONE			
	TIM ROGERS TREASURER	2.			х				NONE			

#### Part IX Statement of Functional Expenses

Section 501(c)(3) and 501(c)(4) organizations must complete all columns.

All other organizations must complete column (A) but are not required to complete columns (B), (C), and (D).

Carata and other desiclarace to governments and organizations in the U.S. See Part V, line 21   2, 498,000   2,498,000   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,600   3,6		o not include amounts reported on lines 6b, o, 8b, 9b, and 10b of Part VIII.	(A) Total expenses	Program service expenses	(C) Management and general expenses	(D) Fundraising expenses
2. Grants and other positiones to individuals in the U.S. See Part IV. line 2 of positions or participations, and individuals outside the U.S. See Part IV. line 11 and 16	1				100 32 2001 44 47 64 24 24	
the U.S. Gee Part V. Inio 22  Grants and other assistance to governments organizations, and individuals outside the U.S. See Part V. Inio 15 and 16  Benefits paid to or for mombers  Compensation of current officers, directors, trustees and key employuses, trustees and key employuses, trustees and key employuses, and persons does defined under section 4958((s)(8)).  Compensation not included above, to disqualified persons does defined under section 4958((s)(8)).  Other similars and wages, and the compensation of current officers of the compensation of current officers. In the compensation of the current officers of the compensation of the current officers of the compensation of the current officers of the compensation of the current officers of the current officers of the current officers of the current officers of the current officers of the current officers of the current officers of the current officers of the current officers of the current officers of the current of the current officers of the current of th		organizations in the U.S. Sec Part IV, Ilno 21	2,498,000.	2,498,000.	AND CONTRACTOR OF THE PARTY OF	Check The Commercial
3 Grants and other assistance to governments organizations, and interlutation to the U.S. See Part IV, lines 15 and 16  4 Benefits paid to or for members  5 Compensation of current officers, directors, trastees, and key employees  6 Compensation of current officers, directors, trastees, and key employees  7 Compensation on included above, to disqualified persons (see defined under section 4958(f(7)) and persons described in section 4958(f(7)) and persons des	2		]			
organizations, and individuals outside the U.S. See Part IV, lines 15 and 16 8  4. Benefits paid to or for members  Compensation of current officers, circators, tracters and key employees, circators, tracters and key employees, and key employees, and key employees, and be defined under section 4950((1)) and persons described in section 4950((1)) and persons described in section 4950((1)) and persons described in section 4950((1)) and persons described in section 4950((1)) and persons described in section 4950((1)) and persons described in section 4950((1)) and persons described in section 4950((1)) and persons described in section 4950((1)) and persons described in section 4950((1)) and persons described in section 4950((1)) and persons described in section 4950((1)) and persons 4950((1)) and persons 49		the U.S. See Part IV, line 22	NONE			E CONTRACTOR OF THE PROPERTY O
U.S. See Part IV, lince 15 and 16 NONE    Bendifs paid to of tor members   NONE   334, 392   251, 244   66, 998   16, 750	3	Grants and other assistance to governments,				
S. Compensation of current officers, directors, trustees, and key amployases   16,750						1
S Compensation of current officers, directors, trustees, and key employees			NONE			
Trustees and key employees			NONE		50 MOVE - 144	
6 Compensation not included above, to disqualified persons (as defined under section 4958(c)(3)(8)	. 5					
persons des defined under section 4958(pt(1)) and persons described in section 4958(pt(3)(8))  7 Other stafaties and wages.  U Pension plan contributions (include section 401 (gt and section 400)) amplicyer contributions).  9 Other employee benefits  NONE  10 Payroll laxes.  NONE  Legal NONE  C Accounting 12,156 12,156  L Legal NONE  Priofesciand fundresing services See Pail IV, Iliu-17 132, 964  If Investment management fees.  10 Other NONE  2 Advertising and promotion NONE  12 Advertising and promotion NONE  13 Office expenses  NONE  14 Intermetion technology.  NONE  15 Royalites, NONE  16 Occupancy 3,600.  17 Travel.  18 Occupancy 3,600.  17 Travel.  19 Confortences, conventions, and meetings NONE  10 Internat None  10 Deproclation, deplotion, and ameritzation to covered show. (Expenses shown on line 25 bullows).  18 FQUI PRENT MAIRT 3,495.  18 FQUI PRENT MAIRT 4,484.  4 ARA.  4 ARA.  4 ARA.  4 ARA.  4 ARA.  4 ARA.  5 FOUL PRENT MAIRT 3,495.  1 ARISK FEES 1,963.  1 All other expenses 1 filmitics expenses on the covered show. (Expenses shown on line 25 bullows).  3 FQUI PRENT MAIRT 3,495.  4 RANK FEES 1,963.  5 TELE COMMUNICATIONS 1,963.  2 All other expenses  4 ARA 4 4,984.  4 ARA 5.  4 ARA 5.  4 ARA 6.  4 ARA 7,925.  4 RANK FEES 1,963.  5 TELE COMMUNICATIONS 1,965.  5 TELE COMMUNICATIONS 1,965.  5 Tell functioned expenses. And inco 1 though 241.  5 Juint Cauch, Check here			334,992.	251,244.	66,998.	16,750
persons described in section 4958(c)(3)(8)	ь					
7 Other salaries and wages.  9 Pensilon plan contributions (include acciden 401 (g) and asciden 403(b) employer centributions).  9 Other employee benefits.  10 Payroll lases.  11 Fees for services (non-employeeu):  12 Management  13 Legal.  14 Lobbyling.  15 Professional fundrasing services. See Part IV, Iliu-17 (g) Other employeeus.  16 Other employeeus.  17 Investiment management fees.  18 Other employeeus.  19 Other employeeus.  10 Other employeeus.  10 Other employeeus.  11 Fees for services (non-employeeus):  10 Legal.  10 Lobbyling.  10 Lobbyling.  11 NONE  12 Investiment management fees.  12 NONE  132, 964 (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (1997) (19					1	
U Pension plan contributions (include section 401 (g) and section 401) (g) and section 401 (g) and section 401) (	7		NONE			
(k) and section 403(b) employer contributions).   NONE						
S Other ampleyee benefits	U		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1	}	
10 Payroll taxes.   NONE						
11   Fees for services (non-employees):   a   Management   NONE     C   Accounting   12,156   12,156   NONE     C   Accounting   12,156   12,156   NONE     C   Accounting   132,964   NONE     Diduction   132,964   NONE     Other   NONE   132,964   NONE     Other   NONE   NONE   NONE   NONE   NONE   NONE     Other   NONE   NO				-		
a Management			NONE			
Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description   Description			NONE			
C Accounting   12,156   12,156   12,156   10						
d Lobbying   Professional fundresing services Sce Patt IV, linu 17   132, 964.   132, 964.   132, 964.   132, 964.   132, 964.   132, 964.   132, 964.   132, 964.   132, 964.   132, 964.   132, 964.   132, 964.   132, 964.   132, 964.   132, 964.   132, 964.   132, 964.   132, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 964.   136, 9					12 156	
Professional fundraising services. Sce Part IV, linu 17   132, 964.					12,15%.	
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Other				T The state of the	Registration Assessment Company	1.32,964
12   Advertisiny and promotion   NONE   NONE						
13    Office expenses	-					
14   Information technology						
15   Royaltles						
16   Occupancy   3,600   3,600   3,600   17   Travel   17   Travel   12,511   31,883   10,628   17   Travel   17   Travel   17   Travel   17   17   17   17   17   17   17   1	15		,			
17   Travel	16				3,600.	
Prymonto of travel or entertainment expenses for any federal, stote, or local public officials  Conformous, conventions, and meetings	17			31,883.		10.628
for any federal, state, or local public officials  Conferences, conventions, and meetings  Interest  Paymente to affiliate  Deproclation, depletion, and amortization  Tovered shove. (Expenses grouped together and labeled miscellaneous may not exceed 5% of total expenses shown on line 25 bullow.)  FQU.I PMENT MAINT  MEMBERSHIP DUES  TELECOMMUNICATIONS  All other expenses  All other ex	។ ម					
20   Interest   NONE			NONE			
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	JSA					Earn 000 (00



Ms. Gerry McLaughlin January 11, 2010 Page 12

#### **Enclosure 4**

Copy of Consulting Services Agreement between the Organization and Pero Consulting, Inc.

Please see attached.

## CONSULTING SERVICES AGREEMENT

THIS CONSULTING SERVICES AGREEMENT (the "Agreement") is made and entered into as of this first day of March, 2005 (the "Effective Date"), by and between the American Justice Partnership ("AJP"), and Pero Consulting, Inc. ("Consultant"). In consideration of the covenants, representations and greements set forth below, AJP and Consultant hereby agree as follows:

- 1. Retention as Consultant. AJP hereby retains Consultant, and Consultant hereby agrees to render services to, upon the terms and conditions contained in this Agreement. Upon execution of this Agreement Consultant will assume the title and role of President, the American Justice Partnership.
- 2. Term of the Agreement. The initial term of this Agreement (the "Term") shall commence on the Effective Date and terminate on March 31, 2006 unless terminated sooner as provided herein. The Term may be extended by mutual consent of the parties.
- 3. <u>Services to be Provided by Consultant</u>. During the Term of this Agreement, Consultant shall provide certain services as specified in *Exhibit A Scope of Services* attached hereto and incorporated herein by reference (the "Services").
- 4. <u>Administrative Services Provided by NAM.</u> During the Term of this Agreement, AJP will provide Consultant with adequate office space at the National Association of Manufacturers corporate headquarters when Consultant is working in Washington DC. Consultant will have access to and supervisory responsibility over appropriate clerical support to be provided and paid for by AJP.
- 5. Compensation. As sole compensate on for the Services to be provided by Consultant to AJP, AJP shall pay Consultant a contract payment of \$300,000 for the 12 months of this agreement, payable in monthly installments of \$25,000 paid on the first day of each month. The first payment will be due April 1, 2005.
- 6. Expenses. Upon receipt of itemized vouchers and receipts submitted to AJP, in accordance with NAM's procedures then in effect, as adopted by AJP, AJP shall reimburse Consultant for all reasonable and necessary business expenses incurred by Consultant in connection with the performance of the Services.

## 7. <u>Termination of Agreement.</u>

- 7.1 AJP may terminate this Agreement, in its sole discretion and with or without cause, on thirty (30) calendar day's prior written notice to Consultant.
- 7.2 Either party may immediately terminate this Agreement upon written notice to the other party in the event either party is in default of any term of this Agreement and fails to cure such default within twenty (20) calendar days after receipt of written notice of such default.
- 7.3 In the event of such termination as set forth in this Section 7, Consultant shall not be entitled to any compensation other than the undisputed amounts owed under this Agreement before such termination, and in no event shall AJP be liable to Consultant for any direct, indirect, special or consequential damages, lost profits, or costs arising out of such termination.
- 7.4 The parties' obligations under this Agreement as set forth in Sections 7 through 14 shall survive the termination or expiration of this Agreement.

# 8. Covenant Not to Solicit, Confidentiality and Trade Secrets.

- 8.1 Covenant Not to Solicit. Consultant shall not, during the Term of this Agreement and for a period of one (1) year immediately following the termination of this Agreement, or any extension thereof, for any reason, either directly or indirectly solicit or take away or attempt to solicit or take away any of AJP or NAM's employees or contractors either for Consultant or for any other person or entity.
- Confidentiality. Consultant acknowledges and agrees that before and during the Term of this Agreement, Consultant has and will become privy to important proprietary, confidential business information and trade secrets that are the exclusive property of NAM working in conjunction with the AJP. This information includes, without limitation, business plans and strategies, marketing concepts, designs, proposals, financial information, costs, pricing information, client lists and contact information, and key relationships and business partners, including their business plans and strategies and financial information (the "Confidential Information"). This Confidential Information derives independent economic value, both actual and potential, from not being generally known to the public or to other persons who can obtain economic or other value from its disclosure and use. As NAM has always held the Confidential Information as proprietary, confidential trade secret information and has taken steps to insure that the Confidential Information is not disclosed outside of NAM, the Confidential Information constitutes "trade secrets" under the Uniform Trade Secrets Act. In light of the foregoing, Consultant therefore agrees that: (1) Consultant will not at any time, now or in the future, share, disseminate, disclose, discuss or use the Confidential Information in any way; and (2) upon termination of this Agreement, Consultant will return to NAM or AJP all property, writings and/or documents in his possession or custody belonging to or relating to the affairs of NAM or AJP any of its agents or business partners, or comprising or relating to the Confidential Information.

The restrictions of this Section 8.2 shall not apply to any information of the Consultant that (i) is or becomes (through no improper action or inaction by the Consultant) generally available to the public; (ii) was in his possession or known by him without restriction, prior to receipt from AJP or NAM; (iii) was rightfully in his possession or known by him without restriction, prior to receipt from AJP or NAM; (iv) is independently developed disclosed to Consultant by a third party without obligation of confidentiality; (iv) is independently developed by Consultant without reference to the Confidential Information of AJP or NAM; or (v) is subject to disclosure pursuant to a subpoena, judicial or governmental requirement, or order, provided the Consultant has given NAM sufficient prior notice of such subpoena, requirement or order, to permit AJP and NAM a reasonable opportunity to object to the subpoena, requirement or order and allow AJP and NAM the opportunity to seek a protective order or other appropriate remedy.

## 9. Ownership of Intellectual Property.

- 9.1 Consultant agrees that all writings, business plans, strategies and all other information and items made exclusively by Consultant (i) during the course of this Agreement, (ii) before the Term of this Agreement but made in connection with the Services, or (iii) otherwise arising from the Services (hereinafter referred to, collectively, as the "Work Product") shall be and are hereby assigned to AJP as its sole and exclusive property. Upon AJP's request Consultant agrees to assist AJP, at AJP's expense, to obtain copyrights for such Work Product, including the disclosure of all pertinent information and data with respect thereto, the execution of all applications, specifications, oaths, and assignments, and all other instruments and papers which NAM shall deem necessary to apply for and to assign or convey to AJP, its successors and assigns or nominees, the sole and exclusive right, title and interest in such Work Product.
- 9.2 Consultant hereby acknowledges and agrees any and all copyrightable works created by Consultant in connection with the performance of the Services, alone or with others, during the Term of this Agreement, or before the Term of this Agreement but was made in connection with the Services, shall be this Agreement, or before the Term of this Agreement and, as such, shall be deemed to be "works for hire" deemed to have been specially ordered or commissioned and, as such, shall be deemed to be "works for hire" under the United States copyright laws from the inception or creation of such works. In the event that any

such works shall be deemed by a court of competent jurisdiction not to be a "work made for hire," this Agreement shall operate as an irrevocable assignment by Consultant to AJP of all right, title and interest in and to such works, including without limitation, all worldwide copyright interests therein, in perpetuity. The and to such works, including without limitation, all worldwide copyright interests therein, in perpetuity. The and to such works are created by Consultant outside of AJP's facilities or other than during fact that such copyrightable works are created by Consultant outside of AJP's facilities or other than during Consultant's working hours with AJP, shall not diminish AJP's rights with respect to such works which otherwise fall within this subsection. Consultant agrees to execute and deliver to AJP any such further otherwise fall within this subsection. Consultant agrees to execute and deliver to AJP any such further otherwise fall within this subsection.

- 9.3 Consultant represents and warrants that all work to be delivered by Consultant under this Agreement will not violate or in any way infringe any copyright or misappropriate any trade secret of any third party. Consultant shall indemnify and hold harmless (including payment of reasonable attorneys' of sees) AJP and its directors, officers, employees and agents (each of the foregoing being referred to fees) AJP and its directors, officers, employees and agents (each of the foregoing being referred to individually as an "Indemnified Party") for any claim, loss or liability to third parties (other than such claim, individually solely the fault of the Indemnified Party) arising from or in connection with the Consultant's breach of this Section 9.3 of this Agreement.
- 10. <u>Indemnification of Consultant</u>. AJP shall indemnify and hold harmless (including payment of reasonable attorneys' fees) Consultant and his agents (each of the foregoing being referred to individually as an "Indemnified Party") for any claim, loss or liability to third parties (other than such claim, loss or liability solely the fault of the Indemnified Party) arising from or in connection with the Services Consultant provides to AJP during the Term of this Agreement.

## 11. Relationship of the Parties.

- 11.1 Consultant enters into this Agreement as, and shall continue to be, an independent contractor. The parties agree that no employment relationship, partnership, joint venture or other association shall be deemed created by this Agreement. Under no circumstances shall Consultant look to AJP an employer, or as a partner, agent, or principal. The manner and means of handling the projects undertaken by Consultant shall be under the sole control of Consultant.
- under federal, state or local laws, regulations or orders now or hereafter in effect, relating to taxes, unemployment compensation or insurance, social security, workers' compensation, disability pensions and tax withholdings (the "Tax Obligations"). Consultant hereby agrees to indemnify and hold AJP and the NAM as withholdings (the "Tax Obligations"). Consultant hereby agrees to any and all claims, losses, costs, fees, the provider of all financial and accounting services to AJP, harmless for any and all claims, losses, costs, fees, liabilities, damages or injuries suffered by AJP or NAM arising out of Consultant's failure to properly discharge the Tax Obligations.

## 12. Severability and Governing Law.

- 12.1 Should any of the provisions in this Agreement be declared or be determined to be illegal or invalid, all remaining parts, terms or provisions shall be valid, and the illegal or invalid part, term or provision shall be deemed not to be a part of this Agreement.
- 12.2 This Agreement is made and entered into in the District of Columbia and shall in all respects be interpreted, enforced and governed under the laws of the District of Columbia without regard to its conflict of law provisions.

- 13. <u>Entire Agreement</u>. This Agreement is the entire agreement between Consultant and AJP and fully supersedes any and all prior agreements or understandings between the parties pertaining to its subject matter.
- 14. <u>Legal Costs and Expenses</u>. If any action or proceeding is brought to enforce any of the terms of this Agreement, the prevailing party shall be entitled to recover all of its reasonable costs and expenses incurred in such proceeding, including but not limited to, reasonable attorneys' fees.
- 15. <u>Notices</u>. All notices, requests, demands and other communications called for or contemplated under this Agreement shall be in writing and shall be deemed to have been duly given when personally delivered, on the date of transmission if sent by facsimile, on the third day after mailing if mailed to the party to whom notice is to be given, by first class mail, postage prepaid, and properly addressed as followed:

If to NAM:

LeAnne Wilson

1331 Penn Ave NW Ste 600, Wash DC 20004

If to Consultant:

Pero Consulting, Inc.

10058 Oak Island Drive, Laingsburg, MI 48848

Amendments. This Agreement may not be amended, supplemented, canceled, or discharged except by written instrument executed by the parties hereto.

16. <u>Waivers</u>. All waivers hereunder shall be in writing. No waiver by any party hereto of any breach or anticipated breach of any provision of this Agreement by any other party shall be deemed a waiver of any other contemporaneous, preceding, or succeeding breach or anticipated breach, whether or not similar, on the part of the same or any other party.

IN WITNESS WHEREOF, the parties hereto have hereby executed this Agreement as of the day and year first written above.

American Justice Partnership

ts/Chairman

Pero Consulting, Inc.

Dy.

... Villeger

# Exhibit A Scope of Services

Consultant shall develop, implement and execute a strategic plan for *The American Justice Partnership* as that project is defined by AJP and its Project Chairman. Services shall include the following activities:

• Planning and management of state legislative and public education initiatives and issue advocacy projects in targeted states;

Serving as project liaison with legal reform organizations including but not limited to ATRA and
the Manhattan Institute, state associations such as state chambers of commerce and
manufacturers associations, campaign committees as allowed by law, and other relevant entities;
and

Assisting the Chairman in fundraising activities as requested.

Consultant agrees not to delegate the Services to any subcontractors or agents of Consultant unless approved in writing in advance by AJP. Consultant shall determine the manner, method and means by which the Services will be provided and shall have full control over all AJP and NAM employees assigned to *The American Justice Partnership* and any other persons employed or retained by Consultant for the purpose of providing Services under this Agreement.



Ms. Gerry McLaughlin January 11, 2010 Page 13

### Enclosure 5

Copy of Letter from Internal Revenue Service dated December 3, 2009

Please see attached.

DEC 1 1 2009

Internal Revenue Service P.O. Box 2508 - Room 4522 Cincinnati, Ohio 45201

Date: December 3, 2009

American Justice Partnership C/O Cleta Mitchell, Esq. Foley & Lardner LLP 3000K Street NW, Sixth Floor Washington, DC 20007 Department of the Treasury

Employer Identification Number:

20-2222409

Person to Contact - Group #:

Gerry McLaughlin - 7827

ID# 1000203235

513-263-3590 Phone

513-263-4488 Fax

Response Due Date:

December 28, 2009

Dear Sir or Madam:

We need more information before we can complete our consideration of your application for exemption. Please provide the information requested on the enclosure by the response due date shown above. Your response must be signed by an authorized person or an officer whose name is listed on your application. Also, the information you submit should be accompanied by the following declaration:

Under penalties of perjury, I declare that I have examined this information, including accompanying documents, and, to the best of my knowledge and belief, the information contains all the relevant facts relating to the request for the information, and such facts are true, correct, and complete.

To facilitate processing of your application, please attach a copy of this letter to your response. This will enable us to quickly and accurately associate the additional documents with your case file.

If we do not hear from you within that time, we will assume you no longer want us to consider your application for exemption and will close your case. As a result, the Internal Revenue Service will treat you as a taxable entity. If we receive the information after the response due date, we may ask you to send us a new application.

If you have any questions, please contact the person whose name and telephone number are shown in the heading of this letter.

Sincerely yours,

Gerry McLaughlin

Exempt Organizations Specialist

Gerry Mr Saughti

Enclosure: Information Request

American Justice Partnership 20-2222409

## Additional Information Requested:

- 1. Please have an officer sign and date the enclosed statement.
- 2. The Articles of Incorporation does not show proof that they have been filed with the District of Columbia. Since you are a corporation, you must submit a complete copy of your Articles of Incorporation and any amendments thereto that show evidence that they have been filed with and approved by the State in which you are incorporated.
- 3. Please submit a copy of the agreement between your organization and Foley & Lardner LLP. Also send a copy of the agreement between your organization and the Pero Consulting, Inc. To determine whether the transaction is truly arm's length, please respond to the following:
- 4. Was the transaction between related parties?
- 5. Who signed the agreement?
- 6. Who was involved in the decision-making process-interested parties or independent parties?
- 7. Who set the terms of the agreement, and how?
- 8. What was the basis of the decision?

PLEASE DIRECT ALL CORRESPONDENCE REGARDING YOUR CASE TO:

US Mail:

Internal Revenue Service
Exempt Organizations
P. O. Box 2508
Cincinnati, OH 45201
ATT: Gerry McLaughlin
Room 4522
Group 7827

Street Address:

Internal Revenue Service
Exempt Organizations
550 Main St, Federal Bldg.
Cincinnati, OH 45202
ATT: Gerry McLaughlin
Room 4522
Group 7827

Page 3

American Justice Partnership 20-2222409

Under penalties of perjury, I declare that I have examined this information, including accompanying documents, and, to the best of my knowledge and belief, the information contains all the relevant facts relating to the request for the information, and such facts are true, correct, and complete.

Signature	of	Offi	cer
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Date



Ms. Gerry McLaughlin January 11, 2010 Page 14

#### Enclosure 6

Copy of Letter from Foley & Lardner LLP to
Internal Revenue Service dated December 24, 2009
Requesting Additional Time for Submission of Response

Please see attached.



December 24, 2009

#### ATTORNEYS AT LAW

WASHINGTON HARBOUR 3000 K STREET, N.W. SUITE 600 WASHINGTON, D.C. 20007-5109 202.672.5300 TEL 202.672.5399 FAX foley.com

WRITER'S DIRECT LINE 202.295.4081 cmitchell@foley.com EMAIL

CLIENT/MATTER NUMBER 999100-0130

## <u>CERTIFIED MAIL-RETURN RECEIPT REQUESTED</u> <u>AND FACSIMILE: (513) 263-4488</u>

Ms. Gerry McLaughlin – 7827 ID # 1000203235 Exempt Organization Specialist Internal Revenue Service PO Box 2508 - Room 4522 Cincinnati, OH 45201

Re:

RE: Application for Exempt Status

American Justice Partnership - EIN#20-2222409

Dear Ms. McLaughlin:

The undersigned serves as counsel to the above-referenced organization, American Justice Partnership. We are in receipt of your letter dated December 3, 2009 requesting additional information.

We are in the process of locating the additional documents requested, but are in need of additional time to locate the records you have requested in order to respond fully. We are therefore requesting an extension of time to submit the requested response.

I have tried calling the telephone number listed on your letter (513-263-3590) but receive only a disconnected message. I am assuming the fax number listed on the letter (513-263-4488) is in service but to be certain that your office receives this response and request for additional time, I am also sending this via certified mail.

Please contact me at (202) 295-4081 should you have additional questions. We will submit the completed response no later than thirty days of the initial requested date for responding, or January 28, 2010. Thank you for your assistance.

Sincerely,

Cleta Mitchell

Cleta Mitchell, Esq. CAF # 03-0004041R

BOSTON BRUSSELS CHICAGO DETROIT JACKSONVILLE LOS ANGELES MADISON MIAMI MILWAUKEE NEW YORK ORLANDO SACRAMENTO SAN DIEGO SAN DIEGO/DEL MAR SAN FRANCISCO SHANGHAI SILICON VALLEY TALLAHASSEE TAMPA TOKYO WASHINGTON, D.C. Internal Revenue Service P.O. Box 2508 - Room 4522 Cincinnati, Ohio 45201

Date: February 17, 2010

American Justice Partnership C/O Cleta Mitchell, Esq. Foley & Lardner LLP 3000K Street NW, Sixth Floor Washington, DC 20007

Dear Sir or Madam:

## Department of the Treasury

Employer Identification Number: 20-2222409

Person to Contact - Group #:
Gerry McLaughlin - 7827
 ID# 0203235

Contact Telephone Numbers:

513-263-3534 Phone 513-263-4488 Fax **Response Due Date:** 

March 3, 2010

Thank you for the information recently submitted regarding your application for exemption. Unfortunately, we need more information before we can complete our consideration of your application.

Please provide the information requested on the enclosure by the response due date shown above. Your response must be signed by an authorized person or an officer whose name is listed on the application. Also, the information you submit should be accompanied by the following declaration:

Under penalties of perjury, I declare that I have examined this information, including accompanying documents, and, to the best of my knowledge and belief, the information contains all the relevant facts relating to the request for the information, and such facts are true, correct, and complete.

To facilitate processing of your application, please attach a copy of this letter to your response.

If you do not provide the requested information in a timely manner, we will assume that you do not want us to consider your application further and will close your case.

If you do not respond to the information request by the due date, we will conclude that you have not taken all the steps necessary to complete your application for exemption. Under section 7428(b)(2) of the Code, you must show that you have taken all the reasonable steps to obtain your exemption letter under IRS procedures in a timely manner and exhausted your administrative remedies before you can pursue a declaratory judgment. Accordingly, if you fail to timely provide the information we need to enable us to act on your application, you may lose your right to a declaratory judgment under Code section 7428.

If you have any questions concerning this matter, or you cannot respond by the due date, please contact the person whose name and telephone number are shown in the heading of this letter.

Page 4

American Justice Partnership 20-2222409

Under penalties of perjury, I declare that I have examined this information, including accompanying documents, and, to the best of my knowledge and belief, the information contains all the relevant facts relating to the request for the information, and such facts are true, correct, and complete.

Signature	of	Officer		
Date				

Internal Revenue Service P.O. Box 2508 - Room 4522 Cincinnati, Ohio 45201

Date: February 17, 2010

American Justice Partnership C/O Cleta Mitchell, Esq. Foley & Lardner LLP 3000K Street NW, Sixth Floor Washington, DC 20007 Department of the Treasury

Employer Identification Number: 20-2222409

Person to Contact - Group #:
Gerry McLaughlin - 7827

ID# 0203235

Contact Telephone Numbers:

513-263-3534 Phone 513-263-4488 Fax

Response Due Date:

March 3, 2010

Dear Sir or Madam:

Thank you for the information recently submitted regarding your application for exemption. Unfortunately, we need more information before we can complete our consideration of your application.

Please provide the information requested on the enclosure by the response due date shown above. Your response must be signed by an authorized person or an officer whose name is listed on the application. Also, the information you submit should be accompanied by the following declaration:

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If you have any questions concerning this matter, or you cannot respond by the due date, please contact the person whose name and telephone number are shown in the heading of this letter.

American Justice Partnership 20-2222409

Sincerely yours,

Gerry McLaughlin
Exempt Organizations Specialist

American Justice Partnership 20-2222409

Under penalties of perjury, I declare that I have examined this information, including accompanying documents, and, to the best of my knowledge and belief, the information contains all the relevant facts relating to the request for the information, and such facts are true, correct, and complete.

Signature	of	Officer		
Date				



ATTORNEYS AT LAW

WASHINGTON HARBOUR 3000 K STREET, N.W. SUITE 600 WASHINGTON, D.C. 20007-5109 202.672.5300 TEL 202.672.5399 FAX foley.com

March 11, 2010

WRITER'S DIRECT LINE 202.295.4081 cmitchell@foley.com EMAIL

CLIENT/MATTER NUMBER 999100-0130

### VIA FACSIMILE AND FEDERAL EXPRESS

Ms. Gerry McLaughlin
Department of the Treasury
Internal Revenue Service
Exempt Organizations
550 Main St., Federal Building
Room 4522, Group 7827
Cincinnati, Ohio 45202
Fax: (513) 263-4488

TE/GE, Processing Correspondence RECEIVED

MAR 1 2 2010

Eincinnati, Ohio

Re: American Justice Partnership

Employer Identification Number: 20-2222409

Dear Ms. McLaughlin:

This letter responds to your request for additional information regarding American Justice Partnership (the "Organization"). For your convenience, each of your questions is set forth below, followed by the organization's response.

1. Please have an officer that is listed on page 2 of your application sign and date the enclosed statement.

Mr. Dan Pero, President of the Organization, has signed and dated the enclosed statement, attached as Enclosure #1. In addition, the Organization also attaches the original letter from your office to the Organization as Enclosure #2.

2. Please note that we are not asking you questions regarding the Schedule R to Form 990. We are asking you questions regarding your contracts and agreements between your organization and officers or your organization as part of your application Form 1024 submission.

Did you consider any other consulting firms? If so, please explain.

When the American Justice Partnership was originally envisioned in 2005 by former Michigan Governor John Engler, his idea was to build a national grassroots effort to encourage, train and support business leaders and business organizations in the states to develop both long-range and targeted programs to enact changes in the tort laws of the states,



following the pattern and example that had been so successful in Michigan during his tenure as Michigan governor.

In other words, the goal was to follow Michigan's example, recognizing that tort reform is a key to every state's economy and fighting the trial lawyers' vested interests requires a multi-pronged effort.

First, business leaders must be educated as to the costs to business of frivolous lawsuits.

Next, business leaders must be trained as to how best to communicate the costs of excessive litigation to their businesses and industries, and, in turn, the need for their involvement in the legislative process, helping political and policy leaders to understand those costs.

Then, legislation and policy changes must be developed, communicated, introduced into legislatures and grassroots support must be mobilized for the support of passage of tort reform laws.

Even after laws are changed, the efforts cannot stop. The trial lawyers have been active in every state that has enacted tort reform laws to challenge those laws in the courts and, with many judges selected by the trial bar, business leaders and legislators have watched in dismay as the judiciary time and again has overturned the duly-enacted laws of the states.

Thus, a major effort to educate citizens about the need for citizen participation in judicial selection and elections has been identified as an important step in the process. Supporting pro-reform legislators and attorneys general is also of importance to keep the law changes enacted by one legislature from being wiped off the statute books by a successor legislature.

This template was developed by then-Gov. John Engler in Michigan in the late 1990's and successfully created a growing economy in Michigan. When Governor Engler left office, he and some of his closest advisors felt it was important to teach other states' business and policy leaders how to accomplish and maintain tort reform laws.

American Justice Partnership was created for that purpose in 2005. Gov. Engler and other leaders from Michigan envisioned AJP and specifically recruited Dan Pero to take the responsibility of taking Gov. Engler's idea and turning it into a reality by serving as its President. Dan Pero served as Gov. Engler's Chief of Staff and had been the architect of Michigan's tort reform efforts and initiatives.

Your question, "were any other consulting firms considered?" disregards the fact that there have been several national tort reform organizations but *none* were based in the



states and *none* had the leadership of individuals who understood and had been successful in enacting state-level tort reform and *keeping* those gains as law within the state.

Dan Pero was <u>recruited</u> to serve as the President of AJP. In turn, the decision was made that AJP would operate as a very lean, low overhead organization, with no employees and no 'bricks and mortar'. Dan Pero's responsibilities include three major functions:

- 1. Identify state level 'partners' in every state in America. This requires constant travel by Dan Pero to meet with state business leaders and state business organizations, assessing their capabilities to achieve tort reform and to identify needs at the state level that AJP can help fill. These needs include such things as funding for legislative initiatives, public education, grassroots mobilization and networking among various business groups. AJP is not interested in having its name in the news: the goal is to help bolster the capabilities and effectiveness of the state organizations and AJP's job as 'national partner' is to work behind the scenes with the state leaders to encourage and support their efforts.
- 2. Raise money for grants to states in support of their tort reform efforts. Dan Pero travels and meets with donors, prospective donors and supporters to describe the key targets for tort reform opportunities in the states to assure that the state partners have sufficient resources for whatever battles they face during a particular calendar year.
- 3. Develop research and information that can be used in state tort reform efforts. Dan Pero has identified and retained skilled consultants in targeted fields to assist with specific research and communications on the impact of litigation on America's economy. Visit the American Justice Partnership website for information as to how AJP is making its voice heard in creative ways on these issues.

Dan Pero was tapped for this position because of his knowledge, skill, background and expertise in the field of tort reform. A biographical sketch is attached to this letter.

In short, there really isn't anyone else with Dan Pero's capabilities and dedication to this issue who would have better served the organization and the cause of legal reform these past several years.

## Did you consider any other legal firms? If so, please explain.

Yes. I am the fourth attorney retained by AJP. The first attorney was a volunteer and, frankly, while the price was right, the reason this Form 1024 was never filed was because she didn't know to prepare and file it. And the Board of Directors didn't realize it hadn't been done until I figured it out last year. The second attorney retained by the organization also didn't file the Form 1024 and was not responsive to the AJP's needs. The organization then retained yet



another attorney who didn't return phone calls to the organization. In 2006, the organization hired me but only for its compliance responsibilities related to lobbying and state level activities. In late 2008, the organization asked me to take over and review *all* the corporate compliance issues and it was in early 2009 that I received all the corporate records from the previous custodian and at that time realized that the organization had never applied for or received its tax-exempt status.

So, yes, I'm the *fourth* attorney hired by AJP and it is now my job to sort out the failings of the first three who preceded me.

3. Please send copies of any meeting minutes that will show the discussions and decisions to retain the Foley & Lardner LLP and Pero Consulting, Inc.

As I indicated, prior to my being retained by AJP, the organization did meet its basic obligations in terms of its incorporation, bylaws, annual meetings and minutes, but the minutes are very basic and do not reflect "discussions" regarding the decision to retain Pero Consulting, Inc. or Foley & Lardner LLP. The signed contract with Pero Consulting was previously provided — and the description above regarding the creation of the organization and the decision by its founders to *recruit* and retain Dan Pero to run the organization is the best we can do to explain why and how Dan Pero came to be the President and the lead consultant to AJP. The minutes do not contain a discussion of that decision-making process.

The history of the organization and its successes in numerous states are a matter of public record on the AJP website.

4. Based on the activities description on your Form 1024 application your activities appear primarily political. Under Statement of Program Service Accomplishments on your Form 990 you stated "Each activity that we support must meet one of the three goals of AJP. Our support of legislative initiatives in several states helped lead to varying degrees of reform. Our support of partner efforts to advocate for pro-reform candidates for public officers was successful in the support by the public of many pro-reform candidates committed to legal reform agendas."

Please submit a breakdown of your activities. Explain how each activity furthers your exempt purpose. Explain how each activity is conducted in a non-political or political manner. At the end of each activity calculate the percentage of time and revenue that will be dedicated to the activity. When the activities are all listed the percentages should total 100%.

This is NOT a correct assessment of AJP's activities. AJP has as *one* of its activities to support pro-legal reform candidates for state office. However, that is far from its principal or primary purpose. AJP's *primary* purpose is to assist state business leaders and organizations in developing and achieving legislative victories in the field of tort reform, and to communicate to the



public and legislators the importance of tort reform to a growing economy in the states. Support of pro-legal reform candidates is only a minor part of AJP's activities.

A breakdown of AJP's activities during an average calendar year would consist of the following:

Public Education and Communication Regarding Economic Costs Of Litigation:	40 %
State Partner Development and Support:	40%
Fundraising:	10%
Grants to 527 Organizations for Political Expenditures:	10%
	100%

The best description of how AJP conducts each of these objectives can be seen from the attached excerpts from the AJP website. It should be noted that AJP works behind the scenes with many state organization partners and provides technical support and information on an ongoing basis which, in turn, allows the state organizations to achieve legislative, policy and political support. However, there has never been a year in which AJP's program expenditures were for political purposes. The mission of AJP is to provide a policy environment where pro-legal reform elected officials can achieve lasting changes to the law.

**NOTE**: AJP has filed an 1120-POL and paid the political expenditure tax on *all* grants or contributions to 527 organizations for political purposes. AJP does not make direct political expenditures or contributions to candidates.

If you have any additional questions regarding the Organization or its operations, please do not hesitate to contact me.

Sincerely,

Cleta Mitchell, Esq. Foley & Lardner LLP

Counsel for American Justice Partnership

a Shircher

Enclosures



# Enclosure 1

Original Statement Signed by Mr. Dan Pero

Please see attached.

American Justice Partnership 20-2222409

Under penalties of perjury, I declare that I have examined this information, including accompanying documents, and, to the best of my knowledge and belief, the information contains all the relevant facts relating to the request for the information, and such facts are true, correct, and complete.

Signature of Officer

Date



# **Enclosure 2**

Copy of Letter from Internal Revenue Service dated February 17, 2010

Please see attached.

Internal Revenue Service P.O. Box 2508 - Room 4522 Cincinnati, Ohio 45201

Date: February 17, 2010

American Justice Partnership C/O Cleta Mitchell, Esq. Foley & Lardner LLP 3000K Street NW, Sixth Floor Washington, DC 20007 Department of the Treasury

Employer Identification Number: 20-2222409

Person to Contact - Group #:

Gerry McLaughlin - 7827

ID# 0203235

Contact Telephone Numbers: 513-263-3534 Phone 513-263-4488 Fax

Response Due Date:

March 3, 2010

Dear Sir or Madam:

Thank you for the information recently submitted regarding your application for exemption. Unfortunately, we need more information before we can complete our consideration of your application.

Please provide the information requested on the enclosure by the response due date shown above. Your response must be signed by an authorized person or an officer whose name is listed on the application. Also, the information you submit should be accompanied by the following declaration:

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If you have any questions concerning this matter, or you cannot respond by the due date, please contact the person whose name and telephone number are shown in the heading of this letter.

Page 2

American Justice Partnership 20-2222409

Sincerely yours,

Levy Mc Daughlin

Gerry McLaughlin

Exempt Organizations Specialist

Américan Justice Partnership 20-2222409

### Additional Information Requested:

- 1. Please have an officer that is listed on page 2 of your application sign and date the enclosed statement.
- 2. Please note that we are not asking you questions regarding the Schedule R to Form 990. We are asking you questions regarding your contracts and agreements between your organization and officers of your organization as part of your application Form 1024 submission

Did you consider any other consulting firms? If so, please explain.

Did you consider any other legal firms? If so, please explain

- Please send copies of any meeting minutes that will show the discussions and decisions to retain the Foley & Lardner LLP and Pero Consulting, Inc.
- 4. Based on the activities description on your Form 1024 application your activities appear primarily political. Under Statement of Program Service Accomplishments on your Form 990 you stated "Each activity that we support must meet one of the three goals of the AJP. Our support of legislative initiatives in several states helped lead to varying degrees of reform. Our support of partner efforts to advocate for pro-reform candidates for public officers was successful in the support by the public of many pro-reform candidates committed to legal reform agendas."

Please submit a breakdown of your activities. Explain how each activity furthers your exempt purpose. Explain how each activity is conducted in a non-political or political manner. At the end of each activity calculate the percentage of time and revenue that will be dedicated to the activity. When the activities are all listed the percentages should total 100%.

#### PLEASE DIRECT ALL CORRESPONDENCE REGARDING YOUR CASE TO:

US Mail: Internal Revenue Service Exempt Organizations P. O. Box 2508 Cincinnati, OH 45201 ATT: Gerry McLaughlin Room 4522

Group 7827

Street Address:
Internal Revenue Service
Exempt Organizations
550 Main St, Federal Bldg.
Cincinnati, OH 45202
ATT: Gerry McLaughlin
Room 4522
Group 7827

Page 4

American Justice Partnership 20-2222409

Under penalties of perjury, I declare that I have examined this information, including accompanying documents, and, to the best of my knowledge and belief, the information contains all the relevant facts relating to the request for the information, and such facts are true, correct, and complete.

Signature	of	Officer	
Date		,	



# Enclosure 3

Biography of Dan Pero of Pero Consulting, Inc.

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ABOUT MISSION SUCCESSES THE AJP DIFFERENCE LEADERSHIP CEO ALARM

#### AJP Leadership

Recognizing the glaring need for an organized effort to support legal reform efforts at the state level, Home Depot cofounder Bernie Marcus, former Governor John Engler and nationally recognized legal reform leader Steve Hantler founded AJP. Each brought a unique perspective to AJP allowing them to see the flaws of the legal system and where it needed to be corrected.

Current AJP President Dan Pero brings over 30 years of political and policy experience to the cause. His team of battle tested communication and campaign experts has a proven record of success in going toe-to-toe with the trial bar.

#### Dan Pero

#### President, American Justice Partnership

Dan Pero is President of the American Justice Partnership, a nationwide coalition to advocate for legal reform at the state level. Mr. Pero is a leading expert in political campaigns and issues management with more than 30 years experience in state government, grassroots organizing, communications and public affairs and was named Michigan's best Republican political consultant of the past 50 years by the Michigan Political History Society.

In 2004, he was executive director of the highly successful state legal reform effort that has since become the American Justice Partnership, an affiliate of the National Manufacturers Association.

Mr. Pero served as Chief of Staff and Campaign Manager for former three-term Michigan Governor John Engler. The legal reform successes achieved in Michigan are widely viewed as the definitive model for legal reform at the state level.

Mr. Pero managed the 1996 presidential campaign for former Tennessee Governor Lamar Alexander and served as a strategist, media producer and consultant to candidates for President of the United States, U.S. Senate and House of Representatives and for successful ballot initiatives in Texas and Michigan.

He was a founding partner of Sterling Corporation, a public affairs, issues management and political consulting firm based in Lansing, MI. Prior to Sterling, Mr. Pero was Managing Director of the Michigan office of Weber-Shandwick Worldwide, then the largest public relations company in the world, where he provided clients with message development, branding, marketing, communications and strategic counsel.

Previously, Mr. Pero served as vice-president of public affairs for Eckerd Corporation, one of the nation's largest retail drug store companies, where he was corporate spokesperson and managed government and pharmacy relations, directed internal and external communications, and administered Eckerd's political action committee.

He was a member of the Western Michigan University Board of Trustees for 9 years and served as Chairman in 2007. Mr. Pero also was a gubernatorial appointee to the Michigan Judicial Tenure Commission, the Pontiac Stadium Building Authority and the Michigan Film Commission. Mr. Pero has also been an Adjunct Professor at Michigan State University where he taught campaign planning, message development and communications. He earned a Bachelor of Science at Western Michigan University and is a graduate of the Harvard School of State and Local Executives.

Dan lives with his wife, Colleen, and their two children in Laingsburg, Michigan.





### **Enclosure 4**

Excerpts from American Justice Partnership website Detailing Major Purpose and Program Activities

DONATE AMERICAN COURTHOUSE BLOG STAY INFORMED CONTACT





ABOUT MISSION SUCCESSES THE AJP DIFFERENCE LEADERSHIP CEO ALARM

#### **Setting A Standard**

Free enterprise is facing unprecedented challenges while at the same time America's legal system is a maze of contradictory rules that differ in nearly every state. Businesses may face a predictable and reasonable system in one state but unfairness and uncertainty in another.

These threats and uncertainties hinder job creation, increase costs for consumers and make it harder to earn a fair profit. The current system hurts workers, employers, consumers and even legitimate victims. The only winners are predatory trial lawyers who manipulate the system to their own personal ends. AJP is fighting that.

The American Justice Partnership works to promote free enterprise and improve the fairness and predictability of the legal environment at the state level.

#### Achieving our goals

- AJP creates an environment in which entrepreneurs can thrive and legal reform champions can be elected to
- high offices like governor, legislature, attorney general and state supreme court.

  AJP enacts and protects state legislation that encourages free enterprise and increases fairness and predictability often resulting in more reasonable litigation costs and awards and an improved jobs environment by limiting the abusive lawsuits brought by the trial bar.

  AJP fights lawsuit abuse and jackpot justice by opposing bad laws, bad judges and bad lawyers.

DONATE AMERICAN COURTHOUSE BLOG STAY INFORMED





ABOUT MISSION SUCCESSES THE AJP DIFFERENCE LEADERSHIP CEO ALARM

#### Who We Are

The American Justice Partnership is a national organization dedicated to promoting free enterprise and winning legal reform in the states. AJP is run by campaign professionals who achieve results in battles that can deliver a meaningful return on investment. AJP typically enacts programs in partnership with a network of over 60 state and national

AJP designs, funds and implements high-impact campaigns to promote free markets and achieve legal reform at the state level. AIP deploys dynamic political programs at critical junctures in support of legislative objectives and free enterprise and legal reform advocates seeking offices like state legislature, attorney general and supreme court.

#### Why We Partner

We collaborate with any number of over 60 state or national partners on each project. AJP partnerships leverage the best of local knowledge and national expertise into one-of-a-kind campaigns that deliver impact and strengthen local partners while avoiding the mistakes that typify some out-of-state efforts.

AJP has nearly a decade of experience in beating the trial bar on major issues. They engage every fight, big or small, with a take-no-prisoners approach. We know their methods and how to fight back. We play to win.

### In A Nutshell, We Play Hardball:

- When our help can tip the balance.
  On issues where free markets are threatened and in states where major legal reform legislation is at stake.
- Where the trial bar, unions and other liberal opponents of free enterprise and legal reform engage in elections for the state legislature, attorney general and supreme court.
- Where we have credible local organizations as our partners.

It is this combination of experience, approach and targeting that allows AJP to succeed.

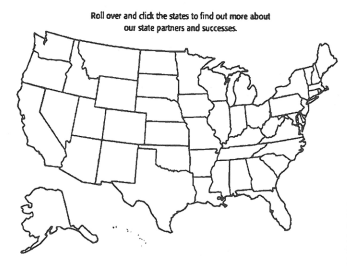
DONATE AMERICAN COURTHOUSE BLOG STAY INFORMED CONTACT





THE STATES PARTNERS IN ACTION

AJP devotes resources where we can make the biggest impact. We are proud to have helped achieve scores of state level reforms since 2004. Take a look at a few of those successes to which we lent our support.



#### Our National Partners

American Association of Managing General Agents	Visit Website	
American Enterprise Institute Liability Project	Visit Hiebsite	
American Legislative Exchange Council	Visit Website	
American Tort Reform Association	Visit Website	
Center for Individual Freedom	Visit Websita	
Center for Legal Policy, The Manhattan Institute	Visit Website	
Class Action Watch		
Competitive Enterprise Institute	Visit Website	
Council for Citizens Against Government Waste	Visit Websita	
Doctors for Medical Liability Reform	Visit Website	
Federalist Society	Visit Website	
Heritage Foundation	Visit Websita	
Lawsuit Abuse Reform Coalition		
Lawyers for Civil Justice	Visit Website	
Manufacturers Alliance/MAPI	Visit Website	
NAM Fair Litigation Action Group	Visit Website	
Overlawyered.com	Visit Website	
Pacific Research Institute	Visit Website	
Point of Law, The Manhattan Institute	Visit Website	
Politically Active Physicians Association		
Washington Legal Foundation	Visit Website	

Successes

2009

Prevented dozens of trial bar bills from passing including: a bill that would have shifted the burden of medical proof away from plaintiffs and on to defendants in asbestos and mesothelioma cases: an attempt to destroy Texas's successful system of trying multidistrict litigation in a single court; and legislation to allow plaintiffs to sue for "phantom" medical expenses.

2007

Defensive efforts were largely successful as legal reformers defeated sweeping anti-indemnity, consolidated insurance programs, and qui tam bills.

2005

Enacted asbestos/silica litigation reform and forum non conveniens reform.

**Our State Partners** 

Citizens Against Lawsuit Abuse



CLOSE

Mobatto

Website

Website

**Website** Website

Website

Walska

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Website

Website

Website

### **Our National Partners**

#### Successes

2006:

Joint and several liability was eliminated.

2005

Enacted liability reforms relating to asbestos/silica litigation that established minimum medical criteria and for certain public and private entities that provide lighting and illumination.

#### **Our State Partners**







CLOSE Visit Website

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Roll over and click the states to find out more about our state partners and successes.

Successes

North Carolina

#### **Our National Partners**

American Association of Managing General Agents American Enterprise Institute Liability Drains

North Carolina

A force for bus.noss.

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Pacific Research Institute

the amount of time product liability claims can be brought against

manufacturers, distributors and others.

**Our State Partners** 

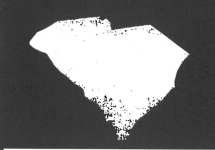
Point of Law. The Manhattan Institute Politically Active Physicians Association

Washington Legal Foundation

Visit Website

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# Sour Croling



#### **Our State Partners**





#### Successes

#### 2008

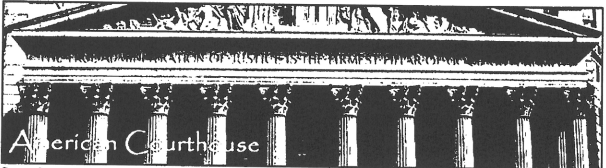
Gov. Mark Sanford issued executive orders reforming the Workers' Compensation Commission regarding objective standards, attorneys' fees, and the collection and release of awards data. These led to a restraining order against the governor's actions and litigation that is currently on hold.

Gov. Sanford won senate approval of two well-qualified balanced members to the Workers' Compensation Commission.

On May 13, 2009 13 SC Senators signed a letter requesting that the Legislative Audit Council audit the Workers' Compensation Commission over the issues of consistency of awards and the reasonableness of attorneys' fees.

#### 2005

Enacted nine major reforms including: attorney advertising restrictions, reform of joint and several liability, statute of repose and venue reform, medical expert witness standards reform, medical emergency situation reform, mediation and non-economic damage limits.



Search

Type Keywords and hit E

- Home
- About
- Comment Policy
- State Battlegrounds



# Have Coat, Will Travel — Lose Suit, Will Sue

March 11, 2010

What do you do if you're a Texas personal injury lawyer who forgets his \$800 leather jacket at an airport when boarding a flight?

Well, since you're a personal injury lawyer and owned an \$800 coat, you could probably afford to buy a new one.

Or since you make your living bringing personal injury lawsuits you could...

- 1. Threaten to sue the city where the airport is located;
- 2. Threaten to sue the the concession where you think you left your jacket;
- 3. And threaten to sue the airline!

That's what William Ogletree, a Houston trial lawyer chose. The Ogletree case is just one more example of lack of personal responsibility that runs rampant these days. For more of the gory details read this article from the <u>Southeast Texas Record</u>.

ShareThis

Posted by Dan Pero | Filed Under Lawsuit Abuse, Texas, Trial Lawyers | Leave a Comment

# **Your Cheerios Prescription Is Ready**

March 10, 2010

Today's Washington Times has kindly published an op-ed I authored, "Your Cheerios Prescription." The FDA is cracking down on product label claims it considers misleading and has threatened to force some products to go through the agency's drug-approval process.

#### ShareThis

Posted by Dan Pero | Filed Under Tort Reform | Leave a Comment

# More on the "Perception" Problem

March 9, 2010

Yesterday I responded to an item by the folks over at JudgesOnMerit ("Why Perception Matters"). A closer reading turns up a number of other claims in the post that are false or misleading. Here's a quick debunking:

First, JudgesonMerit claims that under the plan the group supports, judges would be screened "by a non-partisan citizen panel representing the diverse spectrum of interests in the community." Actually, under the plan the group supports, at least half of the panel members must be lawyers. So much for representing "the diverse spectrum of interests."

Second, the group claims "the public ... will have the ultimate say in retention elections." Actually, retention elections do nothing to ensure public accountability, but only assure a lifetime appointment to the bench. Of the 6,309 judges who ran in retention elections between 1964 and 2006, more than 99% were re-elected. Since "merit" selection was adopted in Tennessee, only one judge has ever lost a retention election.

Third, JudgesonMerit attempts to invoke the Founders, as if they would support "merit" selection. Actually, in Federalist 39, James Madison wrote that it is "essential" that a democratic government "be derived from the great body of society, not from an inconsiderable proportion or favored class of it." It seems pretty obvious that "merit" selection – where judges are chosen not by the great body of society (the people) but by an inconsiderable proportion of it (a small panel dominated by lawyers accountable to no one) is exactly the type of system the Founders wanted to avoid.

#### ShareThis

Posted by Dan Pero | Filed Under <u>Judicial Elections</u> | 2 Comments

# Another Admission: "Merit" Selection Campaign is About Perception, Not Reality

March 8, 2010

Last week I did a <u>little post</u> on the ABA's striking admission that the whole "merit" selection campaign is based purely on "perception" – not any real evidence that elected judges are "for sale" as most "merit" selection proponents claim. Well, it seems to have struck a nerve!

Our friends over at JudgesOnMerit – the group trying to end democratic judicial elections in Pennsylvania – were out this morning with an item entitled, "Why Perception Matters." After admitting that elected judges are "certainly not" corrupt and are "by and large fully qualified to serve," the blogger makes a run at defining the "perception" problem. There's a lot of throat-clearing, but the main point seems to be this:

"The greatest problem, however, has to do not with the outcomes in specific cases, but with the effect judicial campaigning and fundraising have on the public's perception of justice. We pay respect and honor to judges when we address them; we clothe them in grave black robes; and we have them sit elevated from the rest of us, looking down in judgment. A simple traffic court judge is addressed as 'Your Honor,' while even the office of the President of the United States commands no such title. All of this, so that decisions handed down by the courts are respected — and that respect is so critical because the judiciary as an institution has no means to enforce its edicts. Indeed, for a court to have any power at all, the public must believe that justice, and not some perversion of it, is being meted out in its marble hallways, and that judges are impartial arbiters of disputes and interpreters of law rather than mere political actors."

The implication here is that the "perception" – which the blogger admits is false – justifies doing away with a right as fundamental as voting. But if "perception" alone disqualifies a judicial selection system, what about the "perception" associated with "merit" selection?

Under "merit" selection, judges are chosen not in open, transparent elections involving all the people, but by a tiny handful of elites (mostly lawyers) who deliberate behind closed doors. Isn't there a "perception" that this turns the courts into closed, lawyers-only clubs?

And what about public accountability? In contested democratic elections, the people can decide if a judge is too beholden to this or that group and dismiss that judge from public service. Under the retention elections "merit" selection supporters promote, more than 99% of judges are re-elected. Doesn't that create the "perception" that retention elections are just a fig leaf designed to insulate judges from the people they serve?

If all these groups – the <u>ABA</u>, <u>JudgesOnMerit</u>, <u>Justice at Stake</u> – believe the only problem with judicial elections is a false public perception, then why are they spending so much money to inflame this perception rather than debunking it?

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Posted by Dan Pero | Filed Under <u>Judicial Elections</u>, <u>Justice at Stake</u> | 1 Comment

# **Soros Targeting the Euro?**

March 8, 2010

As readers of AmericanCourthouse know, George Soros has helped to bankroll <u>Justice at Stake</u>, the group dedicated to replacing judicial elections with so-called "merit" selection. Well, you might think that attempting to eliminate the democratic election of hundreds of judges in dozens of states would be enough to keep bazillionaire Soros busy. Well, what ordinary humans might call a full plate, Mr. Soros apparently considers to be an appetizer. Not satisfied with destroying democratic judicial elections, Soros is reportedly attempting to <u>destroy major world currencies</u>.

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# Rolling the "Merit" Selection Rock up the Hill in Maryland

March 5, 2010

Voters in Maryland have twice blocked attempts to disenfranchise themselves when it comes to selecting judges. They have twice voted down proposals to end democratic judicial elections and adopt a "merit" selection system. But the "merit" selection crowd is pushing the rock up the hill once again – this time with the help of Attorney General (and future, would-be governor) Doug Gansler and former U.S. Supreme Court Justice Sandra Day O'Connor. (*The Baltimore Sun* has an excellent write up here and you can also read an op-ed of mine the *Sun* was kind enough to print here.)

"The independence of the judiciary is something we all ought to care about," Justice O'Connor told a legislative panel in Annapolis, MD. It's tempting to pass by this bromide with a thoughtful nod of the head, but there's actually an interesting point here.

Everyone says they want judges to be "independent" – but independent from what? In my view, voters want judges who are independent from the influences of special interests – they want judges who will reach fair and impartial decisions. It's up to voters in democratic elections to evaluate whether a judge has met this standard. "Merit" selection, however, delivers an entirely different kind of independence – namely judges who are "independent" from (and totally unaccountable to) the people they serve.

Baltimore attorney William H. "Billy" Murphy nailed this point, telling the Sun reporter that under "merit" selection voters...

"...have no idea what is going on behind closed doors. With the electoral system, you will know. If you don't like it, and it stinks, you can do something."

When America's Founders wrote our Constitution, one of the primary goals was to protect the people from the government. "Merit" selection proponents want to turn that principle on its head by protecting the government (our public servants on the bench) from the people.

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Posted by Dan Pero | Filed Under <u>Judicial Elections</u>, <u>Maryland</u>, <u>O'Connor Judicial Selection Initiative</u> | <u>Leave a Comment</u>

# **Another AHA! Moment**

March 4, 2010

Last week I posted an item on <u>Bill Moyers' PBS rant</u> about *Citizens United*, calling out the lack of any proof behind his hysterical assertion that there's now a "crooked sign hanging on every

courthouse in America reading 'Justice for Sale.'" The Gavel Grabbers swooned, but also offered no proof to back up Moyers' absurd assertion.

Well it seems I have an ally from an unlikely source: The American Bar Association.

In a letter posted on Gavel Grab <u>yesterday</u>, William Weisenberg, chairman of the ABA's Standing Committee on Judicial Independence, writes that he "strongly disagree[s]" with Moyers' statement and that he "view[s] this characterization of our Courts as impugning the integrity of our court system and the thousands of men and women who daily don their robes and administer justice in a fair and impartial manner."

Picking apart Moyers was easy game for Weisenberg, but his next paragraph left me speechless:

"Our partners share the view, demonstrated in polling, that there is a serious 'perception' [his quotes] that financial support influences judicial decision-making. It is one thing to address the perception that you, JAS [Justice at Stake], our partners, and the ABA speak to often in our quest to drive money out of judicial selection. It is another thing to speak in terms of justice for sale as if it were a common thing."

Now, you're probably thinking ... you lost your breath over THAT?

But what we have here is an admission from one of the High Priests of the movement that the whole gavel grabbing, multi-million dollar, "merit" selection campaign is based entirely on thin air – on a "perception" – not on any real, provable evidence that judges in mass numbers are selling their votes for cash. Justice in America is not "for sale" – it's not even "at stake."

Which raises two interesting questions:

- 1. Wouldn't it be better for Justice at Stake to spend George Soros' hedge fund millions to dispel the false "perception" that justice is for sale?
- 2. Will William Weisenberg write another letter to former U.S. Supreme Court Justice Sandra Day O'Connor rebutting her assertion that elected judges cannot "dispense law without prejudice?"

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Posted by Dan Pero | Filed Under Citizens United, Judicial Elections, Justice at Stake | 2 Comments

# Legal Reform Victory in SC

March 4, 2010

Carter Wood, once again, is on top of the latest legal reform news - this time with his <u>ShopFloor</u> hat on. Yesterday legislators in the South Carolina House overwhelmingly passed legal reform legislation in an effort to attract more business and capital investment to the state.

For more on the state of legal reform efforts in South Carolina, check out the <u>South Carolina Civil Justice Coalition</u> headed up by Cam Crawford. Cam and his team have been fighting the good fight in SC for some years now and aim to make the Palmetto State one of the nation's top 25 states based on legal climate. Yesterday's action by the state legislature is a step in that direction.

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Posted by Dan Pero | Filed Under South Carolina, Tort Reform | Leave a Comment

# AG Blumenthal: Lawsuits "Create Jobs"

March 4, 2010

Carter Wood over at <u>Point of Law</u> posted a little gem yesterday. Wood reports that Richard Blumenthal, Connecticut's long-time attorney general and now a candidate for governor, recently made the extraordinary claim that all those lawsuits he's filed over the years "actually create jobs." Well, knock me over with a feather.

For those interested in something closer to the actual truth, I refer you to a <u>report</u> that Pacific Research Institute's Lawrence McQuillan authored. McQuillan's study catalogs the devastating impact of excessive litigation on our economy - including thousands of lost jobs.

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Posted by Dan Pero | Filed Under Connecticut, Lawsuit Abuse | Leave a Comment

# Ohio's Bench

March 3, 2010

Ohio Chief Justice Thomas Moyer's campaign to abolish democratic judicial elections has run into strong opposition from his colleagues on the state Supreme Court. In a <u>Columbus Dispatch</u> article, Justice Evelyn Lundberg Stratton said judicial elections are "open and transparent" and made the common sense observation that:

"... people are smart enough and there's enough information out there for them to make those judgments about who should serve on the court."

Justice Maureen O'Connor seconded the motion:

"No method for judicial selection is ideal and without problems. I believe that we should work with the elective system and concentrate on educating the public about the qualifications, records and philosophies of each candidate. The public can then decide who deserves their vote, trust and confidence."

Justice Paul Pfeifer added that "merit" selection "is going nowhere" in Ohio.

In an era where judges routinely look down on the people they serve (see my post on Judge H. Lee Sarokin), it's refreshing to hear from judges who understand that in a democracy the people are sovereign.

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## **Snakes Alive**

September 8, 2009

"Danger! Tort reform legislation effective November 1. File your lawsuits now!"

So writes the Oklahoma City law firm of Merritt & Associates in a recent email to ... well, to whoever might want to file a frivolous case before tort reform legislation takes effect in Oklahoma. (hat tip to <u>BixbyBulletin.com</u> for uncovering the email)

I think I see a pit of sidewinders yonder out to make a killing. This isn't about justice at all. It's about lining their pockets with contingency fee dough. Maybe the Merritt laww firm should change it's name to "No Merit and Associates."

Oklahoma Representative Dan Sullivan <u>called</u> the email "an opportunistic attempt to get lawsuits on the books, regardless of their merit," which is true of course. Rep. Sullivan, Senate leader Glenn Coffee and the State Chamber of Oklahoma were all recognized recently by the American Tort Reform Association for their roles in finally bringing tort reform across the goal line against the fierce defense of the state's powerful trial bar. Which reminds me ... BYU quarterback Max Hall, who engineered a late touchdown drive to defeat the highly-ranked Oklahoma Sooners, might want to stay away from the state until after November.

And anybody with a cup of hot coffee, now is your time to just sue somebody...so the personal injury lawyers can sleep at night.

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Posted by Dan Pero | Filed Under Oklahoma, Tort Reform | Leave a Comment

# Trial Bar Chases Jobs Out Of Oklahoma

April 16, 2009

In recent months, both Tyson Foods and Conoco Phillips have announced plans to shift a total of more than 1,300 jobs out of Oklahoma and relocate them to other states. More fall out from a bad economy? No, these job losses come courtesy of the state's powerful trial bar.

"It appears Oklahoma is firmly committed to the trial lawyer lobby instead of industry, jobs and prosperity," writes Steve Fair, in the <u>OKGazette.com</u>. Fair, who also blogs at <u>stevefair.blogspot.com</u>, blames the trial bar for blocking reform of Oklahoma's antiquated workman's compensation system. Oklahoma "still uses the court system to settle worker comp disputes, which creates high premiums for employers and reduced payments to injured workers."

Oklahoma's Republican controlled legislature is trying to pass legislation (again) that would reduce job-killing lawsuits by establishing reasonable limits on non-economic damages and curbing lottery-sized legal fees to greedy trial lawyers. But, as Fair notes, Democrat Governor Brad Henry vetoed a similar bill two years ago and shows little interest in letting this one become law, despite his campaign rhetoric supporting these common sense reforms.

You'd think in today's dire economy political leaders would united and pull out all the stops to prevent jobs from fleeing their states. Many governors now recognize that a fair and predictable legal climate is just as critical as a favorable tax climate and an educated workforce when it comes to luring (or just keeping) jobs to their states. By blocking worker comp and legal reform, Oklahoma trial layers are sending the message to business and the country that they're more interested in preserving lawsuits than in preserving jobs.

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# Taking A Stand Against Trial Lawyer Greed In Oklahoma

February 19, 2009

The Oklahoma House of Representatives took the first step toward reining in obscene trial lawyer fees by approving legislation to cap the trial bar's rake at 33.3% on the first \$1 million and 20% on the rest, a reduction from the current "limit" of 50%. That means a theoretical plaintiff winning a \$5 million judgment or settlement would be awarded at least \$3.8 – a wealth shift of about \$1.4 million from trial lawyers to plaintiffs. If the bill passes the Senate, it will go to the people of Oklahoma for a vote.

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Posted by Dan Pero | Filed Under Oklahoma, Tort Reform, Trial Lawyers | Leave a Comment

# Update in Oklahoma

June 19, 2008

Oklahoma's business magazine, *The Journal Record*, has an article outlining the debate over how the state should choose its judges.

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Posted by Dan Pero | Filed Under <u>Judicial Elections</u>, <u>Oklahoma</u>, <u>State Battlegrounds</u> | <u>Leave a Comment</u>

## **Oklahoma**

June 13, 2008

The *Tulsa Beacon* has a strong editorial taking Oklahoma lawmakers to task for failing to enact legal reforms. Money quote:

Where is [Tulsa] Mayor Kathy Taylor's political courage? Where is her attempt to broaden the economic base by insisting that Oklahoma reform its legal and workers' compensation system? Are we just going to be bypassed again by others? The good question should be was Oklahoma even considered by Toyota for the auto plant [that went to Mississippi after tort refom]?

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# Oklahoma At A Competitive Disadvantage

May 19, 2008

Fair and Biased, the blog run by Steve Fair, <u>reports</u> today on the trial bar's success at not only blocking tort reform in Oklahoma, but worker's comp reform, as well.

Two major issues that were not resolved this legislature session were tort reform and workers comp reform. Interrelated, they are two issues opposed by the powerful trial lawyer lobby.... Once again Oklahoma is placed at a competitive disadvantage vs. surrounding states in recruiting business and industry and new jobs to the state because Democrats want to appease the powerful trial lawyer lobby.

But Fair also gives us a glimmer of hope:

With the distinct likelihood of Republicans taking over the State Senate in November, all I can say is- Wait till next year!

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Posted by Dan Pero | Filed Under Oklahoma, Tort Reform, Trial Lawyers | Leave a Comment

# **Broken Promises Set Back Tort Reform in Oklahoma**

May 19, 2008

Despite campaigning on promises to fix Oklahoma's tort system, Gov. Brad Henry has again broken his vow to curb frivolous lawsuits. <u>Last week</u>, the Oklahoma House voted 55-42 to override Henry's veto – but fell 13 votes short of the necessary 2/3rds.

William Pitts of the <u>Journal Record</u> reviews the history of Gov. Henry's broken tort reform promises.

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ABOUT MISSION SUCCESSES THE AJP DIFFERENCE LEADERSHIP

#### **CEO Alarm: The Real Cost Of State Liability**

Excessive tort litigation costs are estimated at \$589 billion, but state-level liability lawsuits cost more than just indemnities, legal fees and G/A. There are substantial hidden costs.

#### Liability Crisis Hidden Costs

Damage to share value and reputation. Increasingly, the plaintiff's bar is mounting PR campaigns and analyst briefings designed to drive down share value to force companies to settle even when they've done nothing wrong:

- Merck lost \$40 billion in value after the filing of Vioxx lawsuits.
- The HMO industry lost \$12 billion in value in one day after a Dickie Scruggs press conference.
   Tort lawsuits reduce stockholder wealth by \$684 billion each year.

Higher litigation reserves, insurance costs and employee health care costs.

 \$124 billion of total health care costs is attributable to defensive medicine/litigation concerns. The lions share falls on employers that provide employee health insurance.

#### Stunted innovation/lost sales.

Inhibited research and development results in a \$367 billion annual loss in sales of new products.

## The Bottom Line

Liability Reform Objectives

- 1. Reduce the risk of "bet the company" lawsuits and lawsuits that threaten share value, company reputation or
- product image.

  2. Slow the increase and eventually reduce unwarranted litigation costs.

#### Liability Reform Strategies

- 1. Selection of "rule of law" state court judges, governors, legislators and attorneys general.
  2. Legislation and court rules that end perverse incentives for meritless lawsuits and restore fairness and predictability.
- 3. Engage the public so they understand how a broken legal system hurts them every day.

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#### **Absurdity In Motion**

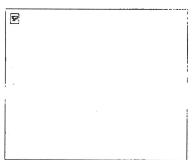
Can you believe how many ridiculous lawsuits get a day in court and the extreme lengths business owners are forced to go to protect themselves from greedy lawyers? Should we laugh at the absurdity - or shed a tear at the cost? Check out the links below and decide for yourself.

#### Laughter Is The Best Medicine

Sometimes after hearing about so many scam lawsuits you need some comic relief. Here are a few of our favorites.



Weird Al Yankovic - I'll Sue Ya
Weird Al Yankovic pulls no punches as he takes aim
at frivolous lawsuits.



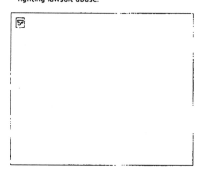
Craig Ferguson
The broken legal system leaves The Late Late Show host Craig Ferguson fed-up and funny.



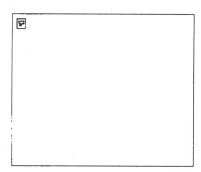
<u>Damage Control Comedy Crew</u>
The Crew takes aim at our lawsuit happy culture with the "Sue Somebody Home Kit."

#### Sad But True

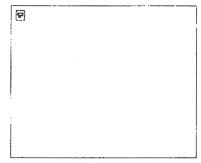
While we joke about absurd lawsuits, unfortunately the reality is no laughing matter. If we don't take action, greedy trial lawyers will destroy America's hardworking small business owners like those in these video clips. These clips were produced by <u>Sickoflawsuits.org</u> please visit their website to join their grassroots army in fighting lawsuit abuse.



Insurance to protect his bowling alley against frivolous lawsuits costs a fortune.



Patrick Rosacker
A 50-year-old business suffers from allocating resources to fight greedy trial lawyers.



An impractical paper towel dispenser lawsuit threatens this man's auto repair shop.